EXHIBIT	
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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

AMERICAN ASSOCIATION OF) UNIVERSITY PROFESSORS, ET AL.,	Civil Action No. 1:25-cv-10685-WGY
Plaintiffs,	
v.)	CERTIFIED ADMINISTRATIVE RECORD
MARCO RUBIO, in his official capacity) as Secretary of State, and the DEPARTMENT OF STATE, ET AL)	
Defendants.)	

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EXHIBIT

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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

AMERICAN ASSOCIATION OF UNIVERSITY PROFESSORS, ET AL., Plaintiffs,) Civil Action No. 1:25-cv-10685-WGY)
v.) CERTIFICATION OF) ADMINISTRATIVE RECORD
MARCO RUBIO, in his official capacity as Secretary of State, and the DEPARTMENT OF STATE, ET AL.,))))
Defendants.)))

- f. Larry W. Talbott, hereby declare under penalty of perjury:
 - I am employed by the United States Department of State, Bureau of Consular Affairs,
 Visa Office, Office of Information Management and Liaison. The facts attested to herein are based upon my personal knowledge and upon information provided to me in my official capacity.
 - 2. Noting that this is not a traditional Administrative Record, because it is addressing the absence of a policy alleged to exist in litigation, and is further compiled for purposes of non-traditional review in a Rule 65(a) expedited proceeding, I certify that the following documents annexed hereto constitute the Department of State's administrative record in this matter, which consists of the declaration of John Armstrong, dated April 11, 2025, previously submitted to this Court (Dkt.# 65-1), describing the Department of State's requirements and polics relating to visa revocation and affirming that it is not true that the

Department is approving visa revocations for "ideological deportation" reasons, a true and correct version of the Department of State Cable 26168, redacted for Law Enforcement Privilege, and the following documents related to five individuals, filed in separate litigation:

- a. Khalil Notification of Removability Determination under INA 237(a)(4)(C)
- Mahdawi Notification of Removability Determination under INA 237(a)(4)(C)
- c. Ozturk Visa Revocation Memo for ICE
- d. Chung Notification of Removability Determination under INA 237(a)(4)(C)
- e. Suri Notification of Removability Determination under fNA 237(a)(4)(C)

I declare under penalty of perjury, pursuant to 28 U.S.C. § 1476, that the foregoing is true and correct to the best of my knowledge.

Larry W. Talbott

Larry W. Talbott Deputy Director

Office of Information Management and Liaison

Visa Office, Bureau of Consular Affairs

U.S. Department of State

EXHIBIT

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

AMERICAN ASSOCIATION OF)	SN. T. A. W. J. N. T. J. N. D. J. J. LANGE MINES
UNIVERSITY PROFESSORS, ET AL.	Civil Action No. 1:25-cv-10685-WGY
Plaintiffs.	
v.)	CERTIFICATION OF ADMINISTRATIVE RECORD
MARCO RUBIO, in his official capacity) as Secretary of State, and the DEPARTMENT OF STATE, ET AL.,	
Defendants.)	

- I, Akil Baldwin, hereby declare under penalty of perjury:
 - 1. I am the Deputy Assistant Director for the National Security Division of Homeland Security Investigations (HSI). Prior to becoming the Deputy Assistant Director, I served as the Division Chief for the HSI Office of International Operations. I have additionally served as the HSI Attache in Hong Kong; Assistant Special Agent in Charge in New York, N.Y., and Assistant Attache in Brussels, Belgium. The facts attested to herein are based upon my personal knowledge and upon information provided to me in my official capacity.
 - 2. Noting that this is not a traditional Administrative Record, because it is addressing the absence of a policy alleged to exist in litigation, and is further compiled for purposes of non-traditional review in a Rule 65(a) expedited proceeding. I certify that the declaration of HSI National Security Division Assistant Director Andre Watson, dated April 11,

2025, previously submitted to this Court (Dkt.# 65-2), describing the Department of Homeland Security's processes for identifying, disrupting and dismantling transnational criminal enterprises and terrorist organizations that threaten the security, and confirming that the Department has no official or unofficial "ideological deportation policy," is part of the U.S. Immigration and Customs Enforcement's administrative record in this matter.

3 In good faith, I certify the document that was put before me. There's a separate certification pertaining to other U.S. Immigration and Customs Enforcement documents and a separate certification pertaining to U.S. Department of State's documents reflected in the index and record.

I declare under penalty of perjury, pursuant to 28 U.S.C. § 1476, that the foregoing is true and correct to the best of my knowledge.

AKIL R BALDWIN Digitally signed by AKIL R BALDWIN Date: 2025.05.29 12:11:47 -04'00'

Akil Baldwin
Deputy Assistant Director
National Security Division
Homeland Security Investigations
U.S. Immigration and Customs Enforcement
U.S. Department of Homeland Security

EXHIBIT

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

AMERICAN ASSOCIATION OF) UNIVERSITY PROFESSORS, ET AL.,)	Civil Action No. 1:25-cv-10685-WGY
Plaintiffs.	
v.)	CERTIFICATION OF ADMINISTRATIVE RECORD
MARCO RUBIO, in his official capacity as Secretary of State, and the DEPARTMENT OF STATE, ET AL.,	
Defendants)	

- I, William S. Walker, hereby declare under penalty of perjury:
 - 1. I am the Acting Assistant Director for Domestic Operations at Homeland Security Investigations ("HSI") at U.S. Immigration and Customs Enforcement ("ICE") within the U.S. Department of Homeland Security ("DHS"). As the Acting Assistant Director, I am responsible for oversight of 30 HSI Special Agents in Charge, ensuring all field operations are working to efficiently execute the agency mission
 - 2. I began my career with the U.S. Government as an Inspector with the former U.S. Customs Service at the Port of Philadelphia. Over 26 years, I have served as Deputy Special Agent in Charge, Assistant Special Agent in Charge, and Supervisory Special Agent with HSI. Most recently, I served as the Special Agent in Charge of HSI's New York Field Office where I oversaw over 700 investigators whose mission was investigating, disrupting, and dismantling transnational criminal organizations and

Domestic Field Offices and more than 7,100 Special Agents.

In good faith, I certify the documents that were put before me. There's a separate
certification pertaining to the U.S. Department of State's documents reflected in the index
and record.

I declare under penalty of perjury, pursuant to 28 U.S.C. § 1476, that the foregoing is true and

correct to the best of my knowledge.

WILLIAM S WALKER Digitally signed by WILLIAM S WALKER Date: 2025.05.29 12:24:12 -04:00

William S. Walker

HSI Acting Assistant Director for Domestic Operations U.S. Immigration and Customs Enforcement

E)	KHIBIT	٦
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UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

AMERICAN ASSOCIATION OF UNIVERSITY PROFESSORS, ET AL.,)) Civil Action No. 1:25-cv-10685-WGY
Plaintiffs,)
v,)
MARCO RUBIO, in his official capacity as Secretary of State, and the DEPARTMENT OF STATE, ET AL.,))))
Defendants.)))

DECLARATION OF JOHN ARMSTRONG IN SUPPORT OF DEFENDANTS' OPPOSITION TO MOTION FOR PRELIMINARY INJUNCTION

John Armstrong, hereby declare under penalty of perjury;

- 1. I am the Senior Bureau Official within the U.S. Department of State's Bureau of Consular Affairs. I am a career member of the Scnior Foreign Service with the rank of Counselor. Prior to becoming the Senior Bureau Official, I briefly served as the Deputy Assistant Secretary for Overseas Citizen Services. I served overseas as the Consul General in Lima, Peru, as Economic Counselor in Warsaw, Poland, as Consular Section Chief and Acting Deputy Chief of Mission in Nassau, Bahamas, Deputy Consul General in Kyiv, Ukraine, and Nonimmigrant Visa Chief in Bucharest, Romania. I have also previously served domestic assignments in Washington, D.C., as Director of the Office of Eastern European Affairs, Director of the Washington Passport Agency, Senior Political Officer on the Russia Desk, and Belarus Desk Officer.
- 2. As the Senior Bureau Official, I oversee the functions and responsibilities of the Bureau of Consular Affairs, including the Office of Overseas Citizen Services, the Office of Passport Services, and the Office of Visa Services ("Visa Office"), which encompasses all aspects of visa policy, procedures, and information related to U.S. visa issuance to foreign citizens who apply at more than 230 visa-issuing U.S. embassies and consulates.
- 3. I am familiar with the Department's requirements and policies relating to visa revocation. I base this declaration on my review of Department of State records and discussion with other Department of State employees.
- 4. The Visa Office's functions and responsibilities encompass all aspects of visa policy, procedures and information related to U.S. visa issuance to foreign citizens, who are applying at U.S. Embassics and Consulates worldwide, seeking to come to the United States. The responsibilities of the Visa Office include coordinating with other agencies to perform national security screening of foreign travelers, and providing guidance and recommendations on visa policy related to national security exclusions. Among its many functions, the Visa Office also revokes thousands of visas annually and provides guidance to the field on visa issuance, revocation and denial.

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- 5. On January 20, 2025, President Trump issued Executive Order 14161, Protecting the United States from Foreign Terrorists and Other National Security and Public Safety Threats ("E.O. 14161"). Consistent with E.O. 14161, the Visa Office has undertaken numerous efforts to "identify all resources that may be used to ensure that all aliens seeking admission to the United States, or who are already in the United States, are vetted and screened to the maximum degree possible."
- 6. On January 29, 2025, President Trump issued Executive Order 14188, Additional Measures to Combat Anti-Semitism ("E.O. 14188"). Pursuant to E.O. 14188, the Visa Office and other relevant offices at State are working with the Department of Education and the Department of Homeland Security ("DHS") on appropriate ways to "familiariz[e] institutions of higher education with the grounds for inadmissibility under 8 U.S.C. 1182(a)(3) so that such institutions may monitor for and report activities by alien students and staff relevant to those grounds and for ensuring that such reports about ailens lead, as appropriate and consistent with applicable law, to investigations and, if warranted, actions to remove such aliens."
- 7. One of the tools in place to ensure maximum vetting of visa applicants and visaholders, including students, is the Department's long-standing continuous vetting program. All visa-holders are continuously vetted by law enforcement and intelligence agencies for information that surfaces after visa issuance. Processes for coordinated security-related continuous vetting have been used by the State Department and partner agencies for over 10 years.
- 8. The Department of State has the authority to revoke visas under Section 221(i) of the Immigration and Nationality Act ("INA"), 8 U.S.C. § 1201(i), which states, in pertinent part: "After the issuance of a visa or other documentation to any alien, the consular officer or the Secretary of State may at any time, in his discretion, revoke such visa or other documentation." For example, the Department may revoke a visa if information arises that indicates an alien is potentially incligible for that visa or that revocation is otherwise warranted, including, for example, if the alien poses a threat to U.S. public safety. The Visa

Page 12 of 105

Office provides notice to DHS when a visa is revoked.

- 9. A visa is revoked only after the Department of State reviews available information to ascertain whether the visa revocation is supported by the facts and law.
- 10. Given the Department's commitment to, and responsibility for, national security, the Visa Office uses all available resources in its visa screening and veiting both when making the initial visa adjudication and during recurrent verting.
- Information on visa-holders can come directly from interagency partners, from 31. offices within the Department of State, or from public sources. The Visa Office has longstanding relationships with U.S. law enforcement agencies who regularly send the Visa Office information when they believe derogatory information merits a revocation. This includes information from DHS and the Federal Bureau of Investigation.
- A visa can be revoked for any potential ineligibility under U.S. law, including but 12. not limited to potential ineligibility for a visa under one of the "Security and related grounds" of inadmissibility at section 212(a)(3) of the INA. The "Security and related grounds" include terrorism related inadmissibility grounds, such as endorsing or espousing terrorist activity or persuading others to endorse or espouse terrorist activity or support a terrorist organization, as well as engaging in terrorist activity by providing material support to a designated or undesignated terrorist organization. That section also includes an inadmissibility ground for foreign policy reasons, when the Secretary of State has reasonable ground to believe an alien's entry or proposed activities in the United States would have potentially serious adverse foreign policy consequences for the United States.
- 13. The Bureau of Consular Affairs, including the Office of Visa Services, does not carry out deportations. DHS's Immigration and Customs Enforcement ("ICE") is responsible for immigration enforcement in the United States, including initiating proceedings against aliens charged as removable.
- 14. As deportations are carried out by DHS, deportation policy is outside the purview of the Bureau of Consular Affairs. No ideological deportation policy has been developed or

Page 13 of 105

implemented by the Bureau of Consular Affairs or the Visa Office.

- 15. I am aware of Secretary Rubio's public remarks indicating the U.S. government will revoke visas of and deport Hamas supporters. These statements are consistent with the State Department's long-standing implementation of visa and immigration laws, across administrations. Hamas has been a designated foreign terrorist organization under section 219 of the INA since it was designated by former Secretary Madeleine Albright in 1997. Support for a designated terrorist organization by statute is a basis for visa refusal and other immigration consequences: the INA provides that an alien who persuades others to support a terrorist organization, or who has afforded material support to a designated terrorist organization, is inadmissible and deportable. INA §§ 212(a)(3)(B), 237(a)(4)(B),
- 16. I am aware of plaintiffs' contention that the State Department and ICE have launched new social media surveillance programs aimed at identifying noncitizen students and faculty with alleged terrorist sympathies. It is true that the State Department has authored new guidance to consular officers on reviewing visa applicants' social media. However, it is misleading and false to refer to the Department's review of publicly available social media as a form of "survoillance" to root out "terrorist sympathies" among students and faculty. Rather, review of publicly available social media is a component of the extensive information-collection and vetting process foreign visitors undergo when they apply for and use U.S. visas.
- 17. I am aware of plaintiffs' contentions regarding Secretary Rubio's March 16, 2025, interview on the television news show Face the Nation. I understand Secretary Rubio's comments to refer to the engoing work of the Visa Office to revoke visas, revocations which occur for a wide variety of reasons. Secretary Rubio did not state, and it is not true, that the Visa Office is approving visa revocations every day for "ideological deportation" reasons. This assertion is simply false.

I declare under the penalty of perjury, pursuant to 28 U.S.C. § 1746, that the foregoing is true and correct to the best of my knowledge.

Executed on this 11th day of April, 2025.

John Armstrong

Senior Burcau Official Burcau of Consular Affairs

U.S. Department of State

EXHIBIT

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS

AMERICAN ASSOCIATION OF UNIVERSITY PROFESSORS., et al.,
Plaintiffs,
V,
MARCO RUBIO, et al.,
Defendants,
Appendix and the second

No. 1:25-CV-10685

DECLARATION OF ANDRE WATSON

I, Andre Watson pursuant to 28 U.S.C. § 1746, declare under penalty of perjury as follows:

I am the Senior Official within the National Security Division (NSD) for Homeland Security Investigations (HSI). I am a career member of the Senior Executive Service with the rank of Assistant Director. Prior to becoming the Assistant Director of NSD, I served on a detail assignment to the U.S. Department of Homeland Security in the capacity of Principal Deputy Assistant Secretary for the Countering Weapons of Mass Destruction Office. I served as the HSI Special Agent in Charge in Baltimore, M.D., Deputy Special Agent in Charge in Washington, D.C., Assistant Special Agent in Charge in Houston, T.X., and Supervisory Special Agent in Blaine, W.A. I have also previously served in Headquarters assignments as Chief of Staff to the Deputy Director of U.S. Immigration and Customs Enforcement (ICE), Chief of Intelligence for the U.S. Department of Justice, International Organized Crime and Intelligence Operations Center, and various supervisory positions within NSD.

Page 16 of 105

- 2. As the Senior Official within NSD, I oversee the National Security as well as Student and Exchange Visitor Programs functions in support of ICE efforts to identify, disrupt and dismantle transnational criminal enterprises and terrorist organizations that threaten the security of the United States. These efforts encompass all investigations and aspects of terrorism, special interests involving state and non-state actors, human rights violators and war criminals as well as compliance and oversight functions for over 6,900 academic institutions, 45,000 designated school officials, and over 1.2 million foreign students studying in the United States.
- 3. HSI is a component of ICE that conducts significant and complex criminal investigations into individuals and international criminal networks that violate U.S. laws. HSI focuses its efforts on combating the transnational criminal networks that pose the greatest threats to the security of the United States. HSI has more than 10,000 employees stationed in more than 235 U.S. cities and more than 50 countries worldwide. The HSI workforce is made up of special agents, criminal analysts, intelligence analysts, and support personnel who live and work in the communities they are sworn to protect and serve.
- 4. The Student and Exchange Visitor Program (SEVP), a component of HSI's National Security Division, was created in the wake of 9/11 to provide integrity to the immigration system by collecting, maintaining and analyzing information so only legitimate nonimmigrant students or exchange visitors can gain entry in the U.S. Through a database housing information pertaining to schools and students, the Student and Exchange Visitor Information System (SEVIS). SEVP manages and tracks nonimmigrants in the F, M, and J categories. To eliminate vulnerabilities related to the nonimmigrant visa program, Congress first introduced statutory language mandating the development of a program to collect data and improve tracking of foreign students in the Illegal Immigration Reform and Immigrant Responsibility Act of (IIRIRA) of 1996. In 2001, Congress

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expanded the foreign student tracking system when it enacted PATRIOT ACT, and in 2002 Congress strengthened the tracking system yet again, through the Enhanced Border Security and Visa Entry Reform Act, noting concerns with national security and emphasizing the need to carefully track student status and information. Accordingly, these laws and regulations demonstrate a clear congressional directive that ICE closely monitor foreign students and the schools in which they enroll by vigorously enforcing statutory and regulatory requirements.

- 5, I am aware of the above-captioned lawsuit. I provide this declaration based on my personal knowledge, reasonable inquiry, and information obtained from various records, systems, databases, other Department of Homeland Security (DHS) employees, and information portals maintained and relied upon by DHS in the regular course of business.
- On January 29, 2025, President Trump issued Executive Order 14188, Additional Measures to Combat Anti-Semitism (E.O. 14188). ICE remains steadfast in its commitment to enforcing E.O. 14188 prohibiting anti-Semitism and safeguarding national security by applying existing authorities consistent with the priorities set forth in the E.O. 14188.
- 7. In applying existing authorities,, HSI Office of Intelligence proactively reviews open-source information to identify individuals within the parameters of E.O. 14188. Open-source information is defined as unclassified information that has been published or broadcast in some manner to the general public, could be lawfully seen or observed by a casual observer, is made available at a meeting open to the public, or is obtained by visiting any place or attending any event that is open to the public.
- 8. The U.S. Department of State (DOS) has broad discretion under 8 U.S.C. § 1201(i) to revoke visas and make determinations of whether an alien's present or activities in the United States would have potentially serious adverse foreign policy consequences. ICE does not make

those determinations. Upon notification of DOS determination, ICE may take subsequent enforcement actions such as placing the alien in removal proceedings under the Immigration and Nationality Act (INA). HSI's Counter Threat Lead Development Unit (CTLD) is specifically responsible for analyzing alien nonimmigrant status violators, lawfully admitted to the United States, who violate the terms of their admission and pose a threat to national security, public safety and/or are involved in criminal activity for field referral and further investigation. Since 2003, the National Security Division has overseen this mission. Currently, CTLD receives over one million alien violator records each year, primarily from U.S. Customs and Border Protection (CBP) Arrival and Departure Information System (ADIS), as well as from SEVIS. CTLD generates viable, investigative leads on nonimmigrant overstays with national security and public safety concerns and/or criminal activity to HSI field offices for further action. CTLD may also provide information to DOS for possible visa revocation if appropriate.

- 9. Procedurally, once DOS notifies ICE of its decisions concerning whether to revoke a visa or make certain determinations that would render a alien removable, the determination is then disseminated to the local field office for additional enforcement actions against the student (e.g., issuing a Notice to Appear in removal proceedings) if appropriate.
- 10. Enforcement actions carried out against aliens within the purview of E.O.14188 occur pursuant to ICE's existing civil immigration authorities under the INA. There is no official or unofficial "ideological deportation policy." Aliens may be charged with any deportation ground under the INA supported by fact and law.

Executed this 11th day of April 2025.

ANDRE R WATSON Digitally signed by ANDRE RWATSON Date: 2025.04.11 18:22:22 -04'00'

Andre Watson, Assistant Director National Security Division Homeland Security Investigations U.S. Immigration and Customs Enforcement U.S. Department of Homeland Security

I declare under penalty of perjury that the foregoing is true and correct.

Executed this 11th day of April 2025.

ANDRE R WATSON Digitally signed by ANDRE R WATSON Date: 2025/04.11 182722-0400

Andre Watson, Assistant Director National Security Division Homeland Security Investigations U.S. Immigration and Customs Enforcement U.S. Department of Homeland Security

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EXHIBIT

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MRN:

<u>25 STATE 26168</u>

Date/DTG:

Mar 25, 2025 / 251914Z MAR 25

From:

SECSTATE WASHDO

Action:

ALL DIPLOMATIC AND CONSULAR POSTS COLLECTIVE immediate

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13526

TAGS:

CVIS, CMGT, PTER, KERD

Captions:

SENSITIVE

Reference:

26 STATE 5914

Subject:

(U) Action Request: Enhanced Screening and Social Media Vetting for Visa

Applicants

1. (U) This is an action request. See paragraph 7.

- 2. (SBU) SUMMARY: The protection of our nation and its citizens is a consular officer's first consideration. Pursuant to the implementation of Executive Order (E.O.) 14161 and E.O. 14188, known respectively as Protecting the United States from Foreign Terrorists and Other National Security and Public Safety Threats and Additional Measures to Combat Anti-Semitism, effective immediately, consular officers must refer certain student and exchange visitor (F, M, and J) visa applicants to the Fraud Prevention Unit (FPU) for a mandatory social media check as described below. As the Secretary stated on March 16, "We don't want people in our country that are going to be committing crimes and undermining our national security or the public safety. It's that simple. Especially people that are here as guests. That is what a visa is...It is a visitor into our country. And if you violate the terms of your visitation, you are going to leave." The Visa Office will host webinars for consular officers to discuss this guidance on April 3 and April 4, 2025. END SUMMARY.
- 3. (SBU) Consular Officers Play a Critical Role in Protecting National Security: As part of screening every case for potential ineligibilities, consular officers MUST ADDRESS any derogatory information indicating that a visa

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as appropriate.

we never would have given you the visa."

applicant may be subject to the terrorism-related ineligibility grounds of the Immigration and Nationality Act (INA). This includes advocating for, sympathizing with, or persuading others to endorse or espouse terrorist activities or support a DESIGNATED FOREIGN TERRORIST ORGANIZATION (FTO).

- 4. (SBU) Every Visa Decision is a National Security Decision: In Ref A, the Visa Office directed consular officers to maintain extra vigilance and to comprehensively review and screen every visa applicant for potential security and non-security related ineligibilities including to assess whether the applicant poses a threat to U.S. national security. Any nonimmigrant visa applicant who has not established to a consular officer's satisfaction that the applicant meets all standards required in that visa classification should be refused under 214(b), as appropriate. This includes establishing that the applicant does not intend to engage in activities inconsistent with the requested visa status. If 214(b) does not apply to the visa classification, consular officers should refuse any nonimmigrant or immigrant visa case presenting such concerns under section 221(g) of the INA for further review of additional ineligibility grounds,
- 5. (U) This was reflected well by the Secretary's statement on March 16, that "when you apply to enter the United States and you get a visa, you are a guest...if you tell us when you apply for a visa, 'I'm coming to the U.S. to participate in pro-Hamas events,' that runs counter to the foreign policy interest of the United States...if you had told us you were going to do that.
- 6. (SBU) Situations that Cast Doubt on Students' Intent or Credibility: As described in 9 FAM 402.5 5(C), an applicant applying for an F-1 or M-1 student visa must demonstrate intent to enter the United States solely to pursue a full course of study at an approved institution. In addition, J-1 visa applicants who are college, university, and other post-secondary students are required to pursue a full course of study as described in 9 FAM 402.5 6(E)(11). Evidence suggesting a student visa applicant intends to travel to

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the United States to engage in unlawful activities clearly calls into question whether the applicant possesses intent and/or the ability to solely pursue a full course of study. While many activities may not fall under the INA's definitions of "terrorist activity," you should otherwise consider that information in assessing the credibility of a visa applicant's claimed purpose of travel. INA section 214(b) requires the applicant to show credibly that all activities in which he or she is expected to engage in while in the United States are consistent with the specific requirements of their visa classification.

7. (SBU) ACTION REQUEST: Mandatory Social Media Reviews for Students and Student Exchange Visitors. Effective immediately, consular officers must refer all new or returning F-1, M-1, or student I-1 visa applications meeting one or more of the following criteria, that the consular officer has determined is otherwise eligible for the requested nonimmigrant status, to the FPU via ECAS as described in 7 FAH-1 H-945.4, using the SOCIAL MEDIA REVIEW category.

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8. (SBU) Documenting the Results of the Social Media Review: If the social media review uncovers potentially derogatory information indicating that the applicant may not be eligible for a visa, Fraud Prevention Units are required to take screenshots of social media findings to the extent it is relevant to a visa ineligibility, to preserve the record against the applicant's later alteration of the information. Limit screenshots to information relevant to connecting the applicant, the applicant's actions, and a visa ineligibility.

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9. (SBU) Support for Terrorist Organizations - Grounds and Definitions for INA 212(a)(3)(B): All consular officers should carefully review 9 FAM 302.6 to understand the grounds under which an applicant may be ineligible under 3B, including that an applicant who "endorses or espouses terrorist activity or persuades others to endorse or espouse terrorist activity or support a terrorist organization" is ineligible. Consular officers should consider these grounds and definitions when conducting interviews and pursuing lines of inquiry. Because terms in INA 212(a)(3)(B) are broadly defined, consular officers should elicit as much pertinent information as possible from visa applicants with suspected ties to terrorist organizations or terrorist activity. This includes the names of all relevant organizations potentially involved in terrorist activity and the applicant's relationship with them (for example, by current membership or past financial contributions or other support). Evidence that an applicant advocates for terrorist activity, or otherwise demonstrates a degree of public approval or public advocacy for terrorist activity or a terrorist organization, may be indicative of ineligibility under INA 212(a)(3)(B). This may be evident in conduct that bears a hostile attitude toward U.S. citizens or U.S. culture (including government, institutions, or founding principles). Or it may be evident in advocacy or sympathy for foreign terrorist organizations. All of these matters may open lines of inquiry regarding the applicant's credibility and purpose of travel. Consular officers should inquire into the nature and activities of LE those organizations.

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- 10. (SBU) Intention to Engage in Unlawful Activity: Consular officers are also reminded of guidance in 9 FAM 302.5 4 regarding the applicability of INA 212(a)(3)(A)(ii) under which a visa applicant is ineligible if the consular officer knows or has reason to believe that the applicant is traveling to the United States solely, principally, or incidentally to engage in any other unlawful activity. Consular officers should take care to enter detailed case notes regarding the specific activities expected in the United States and request an advisory opinion per 9 FAM 302.5-4(C).
- 11. (SBU) Revocations of Valid Visas: If, subsequent to visa issuance, information becomes available to post that an individual may no longer be eligible for a visa due to particularized information indicating an ineligibility under specific INA provisions, including 214(b), post should follow the procedures to revoke or request prudential revocation as described in 9 FAM 403.11 for nonimmigrant visas or 9 FAM 504.12 for immigrant visas. The Visa Office reminds posts that consular officers do not have the authority to revoke a visa based on a suspected ineligibility or based on derogatory information that is insufficient to support an ineligibility finding other than a revocation based on driving under the influence (DUI) - and LE that such cases should be referred in accordance with 9 FAM 403.11-5(B) for further review. A consular officer's revocation must be based on an actual finding that the individual is ineligible for the visa.
- 12. (U) Additional Guidance: The Visa Office will host webinars for consular officers to discuss this guidance on Thursday, April 3 and Friday, April 4, 2025. Invitations with links to these webinars will be sent separately. The FAM will be updated to reflect this guidance.
- 13. (U) Inquiries: Post must refer any U.S. media inquiries regarding E.O.s to <u>CA-Press@state.gov</u> and congressional inquiries regarding E.O.s to ConsularOnTheHill@state.gov. Posts may respond to requests from

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international media regarding E.O.s using CA's <u>cleared press guidance</u> <u>located on CA Web</u>, copying <u>CA-PRESS@STATE.GOV</u>.

14. (U) Minimize considered.

MINIMIZE CON	SIDERED
Signature:	RUBIO
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SENSITIVE BUT UNCLASSIFIED//LAW ENFORCEMENT SENSITIVE

MEMORANDUM FOR THE SECRETARY OF HOMELAND SECURITY

FROM:

Marco Rubio

ibio MM

SUBJECT: (SBU) Notification of Removability Determinations under Section 237(a)(4)(C) of the Immigration and Nationality Act (INA)

(SBU) I am writing to inform you that upon notification from the Department of Homeland Security's Homeland Security Investigations (DHS/ICE/HSI) on March 7, 2025, I have determined that and Mahmoud Khalil (DOB POB: Algeria).

and Mahmoud Khalil (DOB POB: Algeria), both U.S. Lawful Permanent Residents (LPRs), are deportable aliens under INA section 237(a)(4)(C). I understand that ICE now intends to initiate removal charges against them, based on assurances from DHS/ICE/HSI.

(SBU) Under INA section 237(a)(4)(C)(i), an alien is deportable from the United States if the Secretary of State has reasonable ground to believe that the alien's presence or activities in the United States would have potentially serious adverse foreign policy consequences for the United States. Under INA section 237(a)(4)(C)(ii), for cases in which the basis for this determination is the alien's past, current, or expected beliefs, statements, or associations that are otherwise lawful, the Secretary of State must personally determine that the alien's presence or activities would compromise a compelling U.S. foreign policy interest.

(SBU) Pursuant to these authorities, I have determined that the activities and presence of these aliens in the United States would have potentially serious adverse foreign policy consequences and would compromise a compelling U.S. foreign policy interest. These determinations are based on

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information provided by the DHS/ICE/HSI regarding the participation and roles of and Khalil in antisemitic protests and disruptive activities, which fosters a hostile environment for Jewish students in the United States My determination for a list also based on a citations for unlawful activity during these protests. The public actions and continued presence of and Khalil in the United States undermine U.S. policy to combat anti-Semitism around the world and in the United States, in addition to efforts to protect Jewish students from harassment and violence in the United States. Consistent with E.O. 14150, America First Policy Directive to the Secretary of State, the foreign policy of the United States champions core American interests and American citizens and condoning anti-Semitic conduct and disruptive protests in the United States would severely undermine that significant foreign policy objective.

Attachments

Tab 1 - DHS Letter on

Tab 2 - HSI Subject Profile of

Tab 3 - DHS Letter on Mahmoud Khalil

Tab 5 - HSI Subject Profile of Mahmoud Khalil

Tab 5 - 8 USC 1227(a)(4)(C)

Uploaded on: 03/09/2025 at 10:37:47 AM (Central Daylight Time) Base City: UNA

EXHIBIT

DEPARTMENT OF HOMELAND SECURITY NOTICE TO APPEAR

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pos:	

	WALLE	
n removal proceedings under section 240 o		ality Act:
n the Matter of	Ping:	File No:
Respondent MARMOND MALLY		currently residing at:
ATTENDED TO THE PARTY OF THE PA		cviteilly lasionid at:
	state and ZIP code)	(Area code and phone number)
You are an arriving slien.		(A time beate and printed statement)
- -		
You are an alien present in the United Stat		
XI You have been admitted to the United Stat	tes, but are removeble for the re	sasons stated below.
The Department of Homeland Security alleges	that you;	
l. You are not a citizen or nat	ional of the United S	tates;
. You are a native of SYRIA and	d a citizen of ALGERI	λ;
3. You were admitted to the Units a unknown manner; ORYour staten November 2024 under section	us was adjusted to th	place on or about unknown date at of a lawful permanent resident Act;
. The Secretary of State has d Inited States would have seriou States.	etermined that your p a adverse foreign pol	resence or activities in the loy consequences for the United
On the basis of the foregoing, it is charged that provision(s) of law:	you are subject to removal from	n the United States pursuent to the following
the Secretary of State has read	sonable ground to bel s would have potentia	onality Act, as amended, in that ieve that your presence or lly serious adverse foreign policy
This notice is being issued after an asytum persecution or torture. Section 235(bX1) order was vacated purst		ondent has demonstrated a credible fear of
OU ARE ORDERED to appear before an imm	rioration ludge of the United Sta	ites Department of Justice at:
830 PINERILL ED JUMA LA 71342. LASALLE (Compres Ado	t DETERTION PACILITY Trass of immigration Court, including	y Room Number, if arry)
(Dafe) (Time)	to snow why you should no	n be removed from the United States based on the
harge(s) set forth above.		
userAnies set intu apose.	(Signature e	and Title of issuing Officer)
Date: March 9, 2025	26 Padinga	Place, New York, NY
AND AND THE CONTRACT OF THE CO	TO THE REPORT OF THE PARTY OF T	(Sky wro State)

DHS Form I-862 (6/22)

Page 1 of 3

Notice to Respondent

Warming: Any statement you make may be used against you in removal proceedings.

Alten Registration: This copy of the Notice to Appear served upon you is evidence of your aften registration while you are in removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 1003,16. Unless you so request, no hearing will be scheduled earlier than len days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the Rearing: At the time of your hearing, you should bring with you any affidavits or other documents that you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing. At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear, including that you are anadmissible or removable. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge. You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of voluntary departure. You will be given a reasonable opportunity to make any such application to the immigration judge.

One-Year Asylum Application Deadline: If you believe you may be eligible for asylum, you must file a Form I-589, Application for Asylum and for Withholding of Removal. The Form I-589, instructions, and information on where to file the Form can be found at www.uscis.gov/I-589. Failure to file the Form 1-589 within one year of arrival may bar you from eligibility to apply for asylum pursuant to section 208(a)(2)(B) of the Immigration and Nationality Act.

Fellure to appear: You are required to provide the Department of Homeland Security (DRS), in writing, with your full mailing address and telephone number, You must notify the immigration Court and the DHS immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this proceeding. You will be provided with a copy of this form. Notices of hearing will be maked to this address. If you do not submit Form EOIR-33 and do not otherwise provide an eddress at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the invinigration judge in your absence, and you may be arrested and detained by the DHS.

Mandetory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to your local DHS office, listed on the Internet at http://www.ice.cov/contact/ero, as directed by the DHS and required by statute and regulation, immigration regulations at 8 CFR 1241.1 define when the removal order becomes administratively final, If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, or fail to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next pusiness day thereafter, if you do not succeed or removal as required, you will be inteligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after your departure or removel. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the immigration and Nationality Act.

U.S. Citizenship Ctalms: If you believe you are a United States citizen, please advise the DHS by calling the ICE Law Enforcement Support Center toli free at (855) 448-6903.

Sensitive locations: To the extent that an enforcement action leading to a removal proceeding was taken against Respondent at a location described in 8 U.S.C. § 1229(e)(1), such action complied with 8 U.S.C. § 1367.

Request for Prompt Hea	ring
Fo expedite a determination in my case, I request this Notice to Appear be fifed with thi possible. I waive my right to a 10-day period prior to appearing before an immigration (
lefore:	(Signature of Respondent)
	Date
(Signature and Title of Immigration Officer)	
Certificate of Service	
This Notice To Appear was served on the respondent by me on MITTL 9, 2025 . 239(a)(1) of the Act,	in the following manner and in compliance with section
m person by cartified mail, returned receipt # requested Attached is a credible fear worksheet. Attached is a list of organization and attorneys which provide tree legal services.	by regular multi
The atten was provided oral notice in the lange	rage of the time and place of his or her hearing and of the
consequences of failure to appear as provided in section 240(b)(7) of the Act.	
(Signature of Respondent of Personally Served)	(Signature and Title of officer)

DHS Form 1-862 (6/22)

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Uploaded on: 03/09/2025 at 10:37:47 AM*(Central Daylight Time) Base City: JNA

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Privacy Act Statement

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The Department of Homeland Security through U.S. immigration and Customs Entercament (ICE), U.S. Customs and Border Protection (CBP), and U.S. Citizenship and Immigration Services (USCIS) are authorized to collect the information requested on this form pursuant to Sections 163, 237, 239, 249, and 290 of the Immigration and Nationality Act (INA), as amended (8 U.S.C., 1103, 1229, 1229s, and 1360), and the regulations issued pursuant thereto.

Purpose:

You are being asked to sign and date this Notice to Appear (NTA) as an adknowledgement of personal receipt of this notice. This notice, when filed with the U.S. Department of Justice's (DOJ) Executive Office for Immigration Review (SOR), initiates removal proceedings. The NTA contains information regarding the nature of the proceedings against you, the legel authority under which proceedings are conducted, the acts or conduct alleged against you to be in violation of law, the charges against you, and the standary provisions adequed to have been violated. The NTA also includes information about the conduct of the removal heading, your right to representation at no expense to the government, the requirement to inform EOIR of any change in address, the consequences for taking to appear, and that generally, if you wish to apply for asystem, you must do so within one year of your arrival in the United States. If you choose to sign and date the NTA, that information will be used to confirm that you received it, and for recordiceping.

Routine Uses:

For United States Citizens, Lawful Permanent Residents, or individuals whose records are covered by the Judicial Redress Ait of 2015 (5 U.S.C. § 552a note), your information may be disclosed in accordance with the Privacy Act of 1974, 5 U.S.C. § 552a(b), including pursuant to the routine uses published in the following Critis systems of records notices (SORN): DHS/USCIS/ICE/C8P-001 Alien File, Index, and Nasonal File Tracking System of Records, DHS/USCIS-007 Benefit Information System, DHS/USCIS-001 Criminal Arrest Records and Immigration Enforcement Records (CARIER), and DHS/ICE-003 General Counsel Electronic Management System (GEMS), and DHS/ICE-003 Bender Patrol Enforcement Records (BPER). These SORNs can be viewed at https://www.dise.gov/gratiem-records-notices-business. When disclosed to the DCU's EOR for immigration proceedings, this information that is maintained and used by DOJ is covered by the following DOJ SORN; EOIR-001, Records and Management Information System, or any updated or successor SORN, which can be viewed at https://www.isistice.gov/goc/idio-systems-records. Furthers, your information may be disclosed pursuant to routine uses described in the abovementioned DHS SORNs or DOJ EOIR SORN to federal, state, local, tribat, territorial, and foreign law enforcement agencies for enforcement, investigatory, Rigistion, or other similar purposes.

For all others, as appropriate under United States law and DHS policy, the information you provide may be shared internally within DHS, as well as with federal, state, local, tribot, territorial, and foreign law enforcement; other government agencies; and other parties for enforcement, investigatory, linguishing or other similar purposes.

Disclosure:

Providing your algorithms and the date of your signature is voluntary. There are no effects on you for not providing your signature and eate, however, removal proceedings may continue notwithstanding the failure or refusal to provide this Information.

DHS Form (-862 (6/22)

Uploaded on: 03/17/2025 at 05:02:12 PM (Central Daylight Time). Base City: JNA

EXMORT 10

U.S. Department of Homeland Se	curity
Immigration and Custome Valorees	taket !

Additional Charges of Inadmissibility / Deportability

in:	[x 1	Removal proceedings under section 240 of the Immigration and Nationality Act

1 | Deportation proceedings commenced prior to April 1, 1997, under former section 242 of the Immigration and Nationality Act

In the Matter of: Alien/Respondent:	Mahmoud Khaiil	
File No: A	Address:	

[] · l. You are an arriving alien.

You are an alien present in the United States who has not been admitted or paroled.

[X] 3. You have been admitted to the United States, but are removable for the reasons stated below.

There is/are hereby lodged against you the following allegation(s), [] in addition to or [X] in lieu of, those set forth in the original charging document:

- 1. You are not a citizen or national of the United States;
- 2. You are a native of Syria and a citizen of Algeria;
- 3. You were admitted to the United States at John F. Kennedy International Airport, Queens, New York, on or about December 20, 2022, as an F-1 nonimmigrant student to attend Columbia University in New York, New
- 4. Your status was adjusted to that of a conditional lawful permanent resident on November 16, 2024, based on marriage to a U.S. Citizen spouse, under section 245(a) of the Immigration and Nationality Act;
- 5. The Secretary of State has determined that your activities and presence in the United States would have potentially serious adverse foreign policy consequences and would compromise a compelling U.S. foreign policy interest:
- 6. On your Form I-485, Application to Register Permanent Residence or Adjust Status, signed on March 26, 2024. and mailed on March 29, 2024, in response to the question at part 8, page 9, you failed to disclose that you were a member of the United Nations Relief and Works Agency for Palestine Refugees (UNRWA) from June through November 2023, as a political affairs officer,
- On your Form I-485, Application to Register Permanent Residence or Adjust Status, signed on March 26, 2024 and mailed on March 29, 2024, in response to the question at part 3, page 6, you failed to disclose your continuing employment as a Program Manager by the Syria Office in the British Embassy in Beirut beyond 2022.
- 8. On your Form I-485, Application to Register Permanent Residence or Adjust Status, signed on March 26, 2024 and mailed on March 29, 2024, in response to the question part 8, page 9, you failed to disclose that you were a member of the Columbia University Apartheid Divest (CUAD).

There is/are hereby lodged against you the following charge(s), [X] in addition to or [] in lieu of, those set forth in the original charging document:

Section 237(a)(1)(A) of the Immigration and Nationality Act, as amended, in that at the time of entry or of adjustment of status, you were within one or more of the classes of aliens inadmissible by the law existing at such time, to wit: aliens who seek to produce, or have sought to produce, or who have produced a visa, other documentation, or admission into the United States, or other benefit provided under the Act, by fraud or by willfully misrepresenting a material fact, under Section 212(a)(6)(C)(i) of the Act.

3/17/2025 (Signature of Deportation Officer)

FORM I-261

Uploaded on: 03/17/2025 at 05:02:12 PM (Central Daylight Time) Base City: JNA

Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

After Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are under removal proceedings. You are required to carry it with you at all times

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for immigration Review. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure coursel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this Notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents which you desire to have considered in connection with your case. If any document is in a foreign language, you must bring the original and a certified English translation of the document. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

At your hearing, you will be given the opportunity to admit or deny any or all of the allegations in the charging document and that you are inadmissible or deportable on the charges contained in the charging document. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross exemine any witnesses presented by the Government.

You will be advised by the immigration judge before whom you appear, of any relief from removal for which you may appear eligible including the privilege of departing voluntarily. You will be given a reasonable opportunity to make any such application to the immigration judge.

Fallure to appear: You are required to provide the INS, in writing, with your full mailing address and selephone number. You must notify the immugration Court introductely by using Form EOR-33 whenever you change you address or telephone number during the course of this proceeding. You will be strovided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit form EDRR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the INS.

This charging docume 239(a)(1)(F) of the Ac	Certificate of Service ment was served on the respondent on	nce with section
Z in person	☐ by certified mail, return receipt requested ☐ by regular mail	
to:		
The alien was proven consequences of failure	ovided oral notice in the <u>English</u> language of the time and place of his or her hearing and or lure to appear as provided in Section 240(b)(7) of the Act.	f the
Refuse (Signature of respon	c +0 5 rg n pondent if personally served) (organitive and title of officer)	

EXHIBIT

U.S.	DEPARTMENT OF HOMELAND S	SECURITY Warrant for Arrest of Alien
		File No.
	• ?	Date: 03/09/2025
To:	Any immigration officer authorize Immigration and Nationality Act a Regulations, to serve warrants of a	ed pursuant to sections 236 and 287 of the and part 287 of title 8, Code of Federal arrest for immigration violations
	e determined that there is probable caus	
is ren	novable from the United States. This d	letermination is based upon:
	☑ the execution of a charging docume	nt to initiate removal proceedings against the subject;
1	The pendency of ongoing removal pr	roceedings against the subject;
	☐ the failure to establish admissibility	subsequent to deferred inspection;
	databases that affirmatively indicate, be information, that the subject either lack is removable under U.S. immigration I	subject to an immigration officer and/or other licate the subject either lacks immigration status or
YOU	-	ake into custody for removal proceedings under the
		(Signature of Authorized Immigration Officer)
		(Printed Name and Title of Authorized Immigration Officer)
	_ Certi	ficate of Service
reby (certify that the Warrant for Arrest of A	lien was served by me at Pederal Plaza, New York (Location)
	KHALIL, MAHMOUD OR	March 9, 2025 , and the contents of th
	(Name of Alien)	(Date of Service)
ice we	we read to him or her in the	language.
		(Language)
		1777 200 100 10 100 100 100 100 100 100 100 1
	Name and Signature of Officer	Name or Number of Interpreter (if applicable)

EXHIBIT

				7
			File 1	No.
	4.7		Date:	03/09/2025
To:	Immigration and Natio	r authorized pursuant to nality Act and part 287 o arrants of arrest for imm	f title 8, Code	of Federal
l have is ren	c determined that there is p novable from the United St	robable cause to believe thates. This determination is	s based upon:	LIL, KAEMOUD
ł	☑ the execution of a charg	ing document to initiate re	moval proceed	lings against the subject;
!	the pendency of ongoing	g removal proceedings aga	inst the subjec	t;
ļ	🛘 the failure to establish a	dmissibility subsequent to	deferred inspe	ction;
	biometric confirmation of databases that affirmatively information, that the Subjection	y indicate, by themselves o	er in addition to	o other reliable
	is removable under U.S. in		status or notw	ithstanding such status
		nmigration law; and/or arily by the subject to an in natively indicate the subje	mmigration of	ficer and/or other immigration status or
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Name or Number of Interpreter (if applicable)

Name and Signature of Officer

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SENSITIVE BUT UNCLASSIFIED//LAW ENFORCEMENT SENSITIVE

MEMORANDUM FOR THE SECRETARY OF HOMELAND SECURITY

FROM: Marco Rubio

SUBJECT: (SBU) Determination of Deportability under Section 237(a)(4)(C)

of the Immigration and Nationality Act (INA)

(SBU) I am writing to inform you that upon notification from the Department of Homeland Security's Homeland Security Investigations (DHS/ICE/HSI) on March 14, 2025, I have determined that Mohsen MAHDAWI (DOB: POB: Israel), a U.S. Lawful Permanent Resident (LPR), is a deportable alien under INA section 237(a)(4)(C). I understand that ICE now intends to initiate removal charges against him, based on-assurances from DHS/ICE/HSI.

(SBU) Under INA section 237(a)(4)(C)(i), an alien is deportable from the United States if the Secretary of State has reasonable ground to believe that the alien's presence or activities in the United States would have potentially serious adverse foreign policy consequences for the United States. Under INA section 237(a)(4)(C)(ii), for cases in which the basis for this determination is the alien's past, current, or expected beliefs, statements, or associations that are otherwise lawful, the Secretary of State must personally determine that the alien's presence or activities would compromise a compelling U.S. foreign policy interest.

(SBU) Pursuant to these authorities, I have determined that the activities and presence of this alien in the United States would have potentially serious adverse foreign policy consequences and would compromise a compelling U.S. foreign policy interest. These determinations are based on information provided by DHS/ICE/HSI that Mahdawi, through his leadership

SENSITIVE BUT UNCLASSIFIED//LAW ENFORCEMENT SENSITIVE

-2-

and involvement in disruptive protests at Columbia University, has engaged in anti-Semitic conduct through leading pro-Palestinian protests and calling for Israel's destruction. Mahdawi has been identified at those protests as having engaged in threatening rhetoric and intimidation of pro-Israeli bystanders. The activities and presence of Mahdawi in the United States undermines U.S. policy to combat anti-Semitism around the world and in the United States, in addition to efforts to protect Jewish students from harassment and violence in the United States. Under E.O. 14188, Additional Measures to Combat Anti-Semitism, it is the policy of the United States to combat antisemitism, using all available and appropriate legal tools to hold to account the perpetrators of unlawful anti-Semitic harassment and violence. Consistent with E.O. 14150, America First Policy Directive to the Secretary of State, the foreign policy of the United States champions core American interests and American citizens and condoning anti-Semitic conduct and disruptive protests in the United States would severely undermine that significant foreign policy objective. Moreover, protests of the type led by Mahdawi potentially undermine the peace process underway in the Middle East by reinforcing anti-Semitic sentiment in the regional and thereby threatening the U.S. foreign policy goal of peacefully resolving the Gaza conflict.

(SBU) The Department of State also requests the opportunity to consult with the Department of Homeland Security on any public statements regarding this determination.

(SBU) I hereby expressly authorize use of this notification by the Department of Homeland Security in immigration court.

Attachments

Tab 1 – DHS Letter on Mohsen Mahdawi

Tab 2 - HSI Subject Profile of Mohsen Mahdawi

Tab 3 - 8 USC 1227(a)(4)(C)



DEPARTMENT OF HOMELAND SECURITY **NOTICE TO APPEAR**

	Event No
In removal proceedings under section 240 of the Immigration and N	<u> </u>
In the Matter of:	File No:
Respondent: MOHSEN KHADER MAHDAWI AKA: MEHDAWI, Mohsen	currently residing at:
(Number, street, city, state and ZIP code)	(Area code and phone number)
You are an arriving alien.	
You are an alien present in the United States who has not been adr	nitted or paroled.
You have been admitted to the United States, but are removable for	the reasons stated below.
The Department of Homeland Security alleges that you:	
1. You are not a citizen or national of the Unit	ed States;
2. You are a native of Stateless and a citizen of	f Stateless;
You were admitted to the United States, on or International Airport, Los Angles, California, a	
4. Your status was adjusted to that of a lawful 2014, based on marriage to a U.S. Citizen spouse	
5. The Secretary of State has determined that yo See Continuation Page Made a Part Hereof	our presence and activities in the
On the basis of the foregoing, it is charged that you are subject to remove provision(s) of law:	al from the United States pursuant to the following
Section 237(a)(4)(C)(i) of the Immigration and the Secretary of State has reasonable ground to activities in the United States would have pote consequences for the United States.	believe that your presence or
This notice is being issued after an asylum officer has found that the persecution or torture.	
Section 235(b)(1) order was vacated pursuant to: 8CFR	208.30
YOU ARE ORDERED to appear before an immigration judge of the Uni	·
3843 E STAGG AVE BASILE LA 70515. SOUTH LOUISIANA CORR CEN (Complète Address of Immigration Court, ii	
on May 1, 2025 at 8:30 AM to show why you sho	ould not be removed from the United States based on the
charge(s) set forth above.	
	nature and Title of Issuing Officer)
Date: April 14, 2025 Sc	outh Burlington, Vermont
	(City and State)

DEPARTMENT OF HOMELAND SECURITY **NOTICE TO APPEAR**

DOB:		
Event	No	

In removal proceedings under section 240 of the Immigration and Nationality Act: Subject ID: File No:
In the Matter of:
Respondent: MOHSEN KHADER MAHDAWI AKA: MEHDAWI, Mohsen currently residing at:
(Number, street, city, state and ZIP code) (Area code and phone number)
You are an arriving alien.
You are an alien present in the United States who has not been admitted or paroled.
X You have been admitted to the United States, but are removable for the reasons stated below.
The Department of Homeland Security alleges that you:
1. You are not a citizen or national of the United States;
2. You are a native of Stateless and a citizen of Stateless;
3. You were admitted to the United States, on or about July 1, 2014, at Los Angeles International Airport, Los Angles, California, as a conditional resident (CR6);
4. Your status was adjusted to that of a lawful permanent resident on October 24, 2014, based on marriage to a U.S. Citizen spouse, under section 245(a) of the INA;
5. The Secretary of State has determined that your presence and activities in the See Continuation Page Made a Part Hereof
On the basis of the foregoing, it is charged that you are subject to removal from the United States pursuant to the following provision(s) of law:
Section 237(a)(4)(C)(i) of the Immigration and Nationality Act, as amended, in that the Secretary of State has reasonable ground to believe that your presence or activities in the United States would have potentially serious adverse foreign policy consequences for the United States.
This notice is being issued after an asylum officer has found that the respondent has demonstrated a credible fear of persecution or torture.
Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30 BCFR 235.3(b)(5)(iv)
YOU ARE ORDERED to appear before an immigration judge of the United States Department of Justice at:
3843 E STAGG AVE BASILE LA 70515. SOUTH LOUISIANA CORR CENTER (Complete Address of Immigration Court, including Room Number, if any)
on May 1, 2025 at 8:30 AM to show why you should not be removed from the United States based on the
(Date) (Time)
charge(s) set forth above. (Signature and Title of Issuing Officer)
Date: April 14, 2025 South Burlington, Vermont
(City and State)

Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

Allon Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are in removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 1003.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents that you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing. At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear, including that you are inadmissible or removable. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge. You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of voluntary departure. You will be given a reasonable opportunity to make any such application to the immigration judge.

One-Year Asylum Application Deadline: If you believe you may be eligible for asylum, you must file a Form I-589, Application for Asylum and for Withholding of Removal. The Form I-589, Instructions, and information on where to file the Form can be found at www.uscis.gov/i-589. Failure to file the Form I-589 within one year of arrival may bar you from eligibility to apply for asylum pursuant to section 208(a)(2)(B) of the Immigration and Nationality Act.

Failure to appear: You are required to provide the Department of Homeland Security (DHS), in writing, with your full mailing address and telephone number. You must notify the Immigration Court and the DHS immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this proceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to your local DHS office, listed on the internet at http://www.ice.gov/contact/ero, as directed by the DHS and required by statute and regulation, Immigration regulations at 8 CFR 1241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, or fail to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after your departure or removal. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Immigration and Nationality Act.

U.S. Citizenship Claims: If you believe you are a United States citizen, please advise the DHS by calling the ICE Law Enforcement Support Center toll free at (855) 448-6903.

Sensitive locations: To the extent that an enforcement action leading to a removal proceeding was taken against Respondent at a location described in 8 U.S.C. § 1229(e)(1), such action complied with 8 U.S.C. § 1367.

Request for Prompt Hearing	
To expedite a determination in my case, I request this Notice to Appear be filed with the Executive Office for Immigration Review as soon as possible. I waive my right to a 10-day period prior to appearing before an immigration judge and request my hearing be scheduled.	
Before:	
(Signature of Respondent)	
Date:	
(Signature and Title of Immigration Officer)	
Certificate of Service	
This Notice To Appear was served on the respondent by me on 04/14/2025. in the following manner and in compliance with section 239(a)(1) of the Act.	
in person by certified mail, returned receipt # requested by regular mail Attached is a credible fear worksheet.	
Attached is a list of organization and attorneys which provide free legal services.	
The alien was provided oral notice in the <u>Fng1.SN</u> language of the time and place of his or her hearing and of the consequences of failure to appear as provided in section 240(b)(7) of the Act.	ļ
Refused to Sign wart attorney present (Signature of Respondent if Personally Served)	

Notice to Respondent

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Sensitive locations: To the extent that an enforcement action leading to a removal proceeding was taken against Respondent at a location described in 8 U.S.C. § 1229(e)(1), such action complied with 8 U.S.C. § 1367.

To expedite a determination in my case, I request this Notice to Appear be filed with the Executive Office for Immigration Review as soon as possible. I waive my right to a 10-day period prior to appearing before an immigration judge and request my hearing be scheduled. Before: (Signature of Respondent) Date: (Signature and Title of Immigration Officer) Certificate of Service This Notice To Appear was served on the respondent by me on Officer in the following manner and in compliance with section 239(a)(1) of the Act. In person by certified mail, returned receipt # requested by regular mail Attached is a credible fear worksheet. Attached is a list of organization and attorneys which provide free legal services. The alien was provided oral notice in the IngliSN language of the time and place of his or her hearing and of the consequences of failure to appear as provided in section 240(b)(7) of the Act.	Request for Prompt H	earing
(Signature of Respondent) Date: (Signature and Title of Immigration Officer) Certificate of Service This Notice To Appear was served on the respondent by me on OH 14 2025. in the following manner and in compliance with section 239(a)(1) of the Act. In person by certified mail, returned receipt # requested by regular mail Attached is a credible fear worksheet. Attached is a list of organization and attorneys which provide free legal services. The alien was provided oral notice in the Inguise of the time and place of his or her hearing and of the	To expedite a determination in my case, I request this Notice to Appear be filed with possible. I waive my right to a 10-day period prior to appearing before an immigration	the Executive Office for Immigration Review as soon as on judge and request my hearing be scheduled.
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Attached is a list of organization and attorneys which provide free legal services. The alien was provided oral notice in the	in person by certified mail, returned receipt # reques	sted Dy regular mail
The alien was provided oral notice in theEnglish language of the time and place of his or her hearing and of the	Attached is a credible fear worksheet.	
	_ ·	es.
consequences of failure to appear as provided in section 240(b)(7) of the Act.	The alien was provided oral notice in the	anguage of the time and place of his or her hearing and of the
	consequences of failure to appear as provided in section 240(b)(7) of the Act.	
	Refused to sign way attorney present	(Signature and Title of officer)

Privacy Act Statement

Authority:

The Department of Homeland Security through U.S. Immigration and Customs Enforcement (ICE), U.S Customs and Border Protection (CBP), and U.S. Citizenship and Immigration Services (USCIS) are authorized to collect the information requested on this form pursuant to Sections 103, 237, 239, 240, and 290 of the Immigration and Nationality Act (INA), as amended (8 U.S.C. 1103, 1229, 1229a, and 1360), and the regulations issued pursuant thereto.

Purpose:

You are being asked to sign and date this Notice to Appear (NTA) as an acknowledgement of personal receipt of this notice. This notice, when filed with the U.S. Department of Justice's (DOJ) Executive Office for Immigration Review (EOIR), initiales removal proceedings. The NTA contains information regarding the nature of the proceedings against you, the legal authority under which proceedings are conducted, the acts or conduct alleged against you to be in violation of law, the charges against you, and the statutory provisions alleged to have been violated. The NTA also includes information about the conduct of the removal hearing, your right to representation at no expense to the government, the requirement to inform EOIR of any change in address, the consequences for failing to appear, and that generally, if you wish to apply for asylum, you must do so within one year of your arrival in the United States. If you choose to sign and date the NTA, that information will be used to confirm that you received it, and for recordkeeping.

Routine Uses:

For United States Citizens, Lawful Permanent Residents, or individuals whose records are covered by the Judicial Redress Act of 2015 (5 U.S.C. § 552a note), your information may be disclosed in accordance with the Privacy Act of 1974, 5 U.S.C. § 552a(b), including pursuant to the routine uses published in the following DHS systems of records notices (SORN): DHS/USCIS/ICE/CBP-001 Alien File, Index, and National File Tracking System of Records, DHS/USCIS-007 Benefit Information System, DHS/ICE-011 Criminal Arrest Records and Immigration Enforcement Records (CARIER), and DHS/ICE-003 General Counsel Electronic Management System (GEMS), and DHS/CBP-023 Border Patrol Enforcement Records (BPER). These SORNs can be viewed at https://www.dhs.gov/system-records-notices-sorns. When disclosed to the DOJ's EOIR for immigration proceedings, this information that is maintained and used by DOJ is covered by the following DOJ SORN: EOIR-001, Records and Management Information System, or any updated or successor SORN, which can be viewed at https://www.justice.gov/opc/doj-systems-records. Further, your information may be disclosed pursuant to routine uses described in the abovementioned DHS SORNs or DOJ EOIR SORN to federal, state, local, tribal, territorial, and foreign law enforcement agencies for enforcement, investigatory, litigation, or other similar purposes.

For all others, as appropriate under United States law and DHS policy, the information you provide may be shared internally within DHS, as well as with federal, state, local, tribal, territorial, and foreign law enforcement; other government agencies; and other parties for enforcement, investigatory, litigation, or other similar purposes.

Disclosure

Providing your signature and the date of your signature is voluntary. There are no effects on you for not providing your signature and date; however, removal proceedings may continue notwithstanding the failure or refusal to provide this information.

BOIR - 3 of 11

U.S.	Department	of	Homeland	Security
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Alien's Name MAHDAWI, MOHSEN KHAI	DER	File Number Event No:		Date 04/14/2025	
THE SERVICE ALLEGES THA	r you:			L	
United States would have compelling U.S. foreign	e serious advers	se foreign	policy consequ	uences and would	compromise a
			•		
					•
	/				
Signature			Title		
	Marianese, Maria			Supervisory Specia	1 Agent

EOIR - 4 of 11

U.S. DEPARTMENT OF HOMELAND SECURITY Warrant for Arrest of Alice

			File No.	
				04/14/2025
°o:	Any immigration officer auth Immigration and Nationality Regulations, to serve warrant	Act and part 287 of titl	ions 236 and e 8. Code of	287 of the Federal
hav s rer	e determined that there is probable novable from the United States. T	e cause to believe that This determination is bas	ed upon:	T, MORSEN
	☑ the execution of a charging do	coment to initiate remov	al proceeding	s against the subject;
	the pendency of ongoing remo	val proceedings against	the subject;	
	☐ the failure to establish admissi	bility subsequent to defe	rred inspectio	on:
	databases that affirmatively indic information, that the subject either is removable under U.S. immigra	er lacks immigration stat		
	In statements made voluntarily be reliable evidence that affirmative notwithstanding such status is read ARE COMMANDED to arrest alignation and Nationality Act, the a	ely indicate the subject elemovable under U.S. increased and take into custody for above-named alien.	ther lacks im ligration law, r removal pro	migration status or occedings under the
	reliable evidence that affirmative notwithstanding such status is read ARE COMMANDED to arrest	ely indicate the subject elemovable under U.S. increased and take into custody for above-named alien.	ther lacks im ligration law, r removal pro	migration status or
	reliable evidence that affirmative notwithstanding such status is read ARE COMMANDED to arrest	oly indicate the subject of movable under U.S. imm and take into custody for above-named alien. (Signature of the subject of	ther lacks im tigration law. r removal pro	migration status or occedings under the
	reliable evidence that affirmative notwithstanding such status is read ARE COMMANDED to arrest	oly indicate the subject of movable under U.S. imm and take into custody for above-named alien. (Signature of the subject of	ther lacks im tigration law. r removal pro	migration status or occedings under the migration Officer)
trem	reliable evidence that affirmative notwithstanding such status is read ARE COMMANDED to arrest	oly indicate the subject eigenvable under U.S. immediate and take into custody for above-named alien. (Signature of Printed Name and Certificate of Service	ther lacks im. igration law. r removal pre	migration status or occedings under the imigration Officer)
l mm	reliable evidence that affirmative notwithstanding such status is read ARE COMMANDED to access against and Nationality Act, the a	oly indicate the subject eigenvable under U.S. immediate and take into custody for above-named alien. (Signature of Printed Name and Certificate of Service	ther lacks im. igration law. r removal pre	migration status or occedings under the imigration Officer)
reby	reliable evidence that affirmative notwithstanding such status is read ARE COMMANDED to access against and Nationality Act, the acceptable that the Warrant for Arrest MANDAMI, MORSEN	oly indicate the subject eigenvable under U.S. immediate and take into custody for above-named alien. (Signature of Printed Name and Certificate of Service	ther lacks im. igration law. r removal pre	migration status or occedings under the omigration Officer) A Bur (Varon VT (Location) and the consents of this

EXHIBIT

15

DEPARTMENT OF HOMELAND SECURITY NOTICE OF CUSTODY DETERMINATION

Alien's Name: MATHAMA, NORSEN FRADER	A-File Number:
	Date: 94/1472025
Event 10:	Subject ID:
Pursuant to the authority contained in section 236 of the fifederal Regulations, I have determined that, pending a fire	mmigration and Nationality Act and part 236 of title 8, Code of half administrative determination in your case, you will be:
Detained by the Department of Homeland Security	
Released (check all that apply):	
Under bond in the amount of S	
On your own recognizance.	
Under other conditions. [Additional document	s) will be provided.]
	04/04/2025 D1:18 PM
Name and Signature of Authorized Officer	Date and Time of Custody Determination
Elements sary Appendial Agents	11 ELMWOOD AVE STE 240 Burlington, VT US 05402
Title	Office Location/Address
You may request a review of this custody determination by I acknowledge receipt of this notification, and I do request an immigration judge review of I do not request an immigration judge review PPT/SEA TO SIGN WOUT After Signature of Alien PVESEA	this custody determination.
The contents of this notice were read to MARCHARD MORSEN SHA Name of	
Name and Signature Cincer	Name or Number of Interpreter (if applicable)
Special Agon;	
Title	



United States Department of State

Washington, DC 20520

EXHIBIT 1C

SENSITIVE BUT UNCLASSIFIED

March 21, 2025

Memo for ICE – Andre R. Watson, Assistant Director, National Security Division

FROM:

CA - John L. Armstrong, Senior Bureau Official

SUBJECT:

gen Wassey.

(SBU) Revocation of Visa - Rumeysa OZTURK

(SBU) On March 21, 2025, in response to a request from DHS/ICE and the assessment from DHS/ICE that Rumeysa OZTURK had been involved in associations that "may undermine U.S. foreign policy by creating a hostile environment for Jewish students and indicating support for a designated terrorist organization" including co-authoring an op-ed that found common cause with an organization that was later temporarily banned from campus, the Bureau of Consular Affairs approved revocation, effective immediately, of the F-1 visa of OZTURK, DPOB: Turkey, Visa Foil pursuant to authority in section 221(i) of the Immigration and Nationality Act, 8 U.S.C. 1201(i). Due to ongoing ICE operational security, this revocation will be silent; the Department of State will not notify the subject of the revocation.

(U) The information in this record is confidential under INA 222(f) and specific biographical data about the alien cannot be shared in public statements.

SENSITIVE BUT UNCLASSIFIED

-2-

(U) I am providing this notice to you with express authorization for use by DHS/ICE in immigration court, as needed.

John L. Armstrong

Senior Bureau Official

Bureau of Consular Affairs

DEPARTMENT OF HOMELAND SECURITY NOTICE TO APPEAR

	EXHIBIT
	<u>17</u>
ent No:	
	9

In removal proceedings under section 240 of the immigration and Natio	onality Act:
to the Matter of:	File No.
Respondent: REGETER DETURK	en emperative and entering
	certaily reading at
Grantenes : an east, east, easter, as it, in the east	(Ales code and phone number)
You are an arriving atten.	
You are an assen present in the United States wire tras not been admitte	d or purpled
You have been admitted to the United States, but are removable for the	reasons stated below.
The Department of Homeland Security alleges that you:	
1. You ere not a citizen or national of the United States:	
 You are a native of TORKINE and a cirizen of TURKINE; 	
]. You ware admitted to the United States at Boston, HA on or a a contemporant Student (5–1);	ubout June 28, 2024 as
4. On March 21, 2025, your nonlamigrant visa was revoked by the Department of State.	United States
On the basis of the foregoing, it is charged that you are subject to removal is provision(E) of law: Section 237(a) (1) (E) of the Immigration and Nationality Act (A that after admiralon as a nonimalgrant under Section 101 (a) (15) nonlimatorant view was revoked under section 221(1) of the Act.	*
This notice is being issued after an asylum officer has found that the respectation or latture.	sponcen) has demonstrated a uredible feer of
Section 235(b)(1) order was vacated pursuant to: ECFR 208.	30 () 8CFR 235 3(b)(5)(w)
YOU ARE ORDERED to appear before an immigration judge of the United S 1900 E Whatley Rd Oakday LA (Complete Address of Immigration Court, incline	7H63
on April 7, 2075 at 8:30 am to show why you should (Date) (7hno)	not be removed took by the test States are sec on the
charge(s) set forth above.	e anti Tiro of Issa
•	St Albana, VT

OHS Form 1-862 (8/22)

Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

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One-Year Asylum Application Deadline: If you believe you may be eligible for asylum, you must fee a Form i-585. Application for Asylum and for Withholding of Removal, The Form 1-569, Instructions, and information on where to file the from can be found at www.uscis.gov/s-539, Failure to file the Form 1.559 within one your of arrival may be you from abgoldly to apply for asylum pursuant to section 205(e)(2)(5) of the immigration and

Failure to appear: You are inquired to provide the Department of Homeland Security (OHS), in within, with your list matters and telephone number. You must notify the transgration Cook and the DHS immediately by using Form SOIR-33 whenever you change your address or telephone number during the course of this proceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address, if you do not submit Form 60t8-33 and do not otherwise provide an address at which you may be teached during proceedings, then the Government chas not be required to provide you with written notice of your hearing. If you fail to attend the nearing at the time and place designated on this notice, or any date and time later director by the Immigration Court, a removal order may be made by the immigration (usige in your absence, and you may be errested and detained by the DMS.

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Sonsitive locations: To the extent that an enforcement action leading to a removal properting was taken against Respondent at a location described in 5 U.S.C. § 1229(e)(1), such ection complied with 8 U.S.C. § 1367.

Upon information and belief the language that the Alien understands is English

Request for Prompt Hearing To expedite a determination in my case, I request this Mosce to Appear be find with the Executive Office for immigration Review as abon as possible. It waive my light to a 10-day period prior to appearing before an immigration judge and required my nearing be scheduled. PHUSED to 550 Before: Same: 43125725 (Signature and Title of Immegation Officer) Certificate of Service This Notice To Appear was before an the respondent by me on Racch 25, 2025, in the following manner and in compliance with specifier 239(a)(1) of the Act. by certified med, returned receipt k ______ requested _____ by regular med Attached is a cledible fear workshoet. Attached to a list of organization and efformeys which provide free legar convocs. The above was provided ormination in the ENGLISH isaguage of the time and place of his or her heating and of the consequentes of favire to separa as provided in section 240(b)(7) of the A Refused to 5:40 (Signature of Raspordani il Presentally Served)

Peat Alle

Privacy Act Statement

Authority:

The Department of Homeland Security through U.S. Immigration and Customs Enforcement (ICE), U.S. Customs and Border Protection (CBP), and U.S. Clizenship and Immigration Services (USCIS) are authorized to collect the information requested on this form pursuant to Sections 103, 237, 239, 240, and 290 of the Immigration and Nationality Act (INA), as amended (8 U.S.C. 1103, 1229, 1229a, and 1380), and the regulations issued pursuant thereto.

Purpose

You are being asked to sign and date this Notice to Appear (NTA) as an acknowledgement of personal receipt of this notice. This notice, when filled with the U.S. Department of Justico's (DOJ) Executive Office for immigration Review (EOR), initiates removal proceedings. The NTA contains information regarding the nature of the proceedings against you, the legal authority under which proceedings are conducted, the acts or conduct alloged egainst you to be in violetion of law, the charges against you, and the statutory provisions elleged to have been violated. The NTA also includes information about the conduct of the removal hearing, your right to representation at no expense to the government, the requirement to inform EOIR of any change in address, the consequences for failing to appear, and that generally, if you wish to apply for asytum, you must do so within one year of your arrival in the United States. If you choose to sign and date the NTA, that information will be used to confirm that you received it, and for recordkeeping.

Routine Uses:

For United States Citizens, Lewful Permanent Residents, or individuals whose records are covered by the Judicial Redress Act of 2015 (5 U.S.C. § 552a note), your Information may be disclosed in accordance with the Privacy Act of 1974, 5 U.S.C. § 552a(b), including pursuent to the routine uses published in the following DHS systems of records notices (SORN): DHS/USCIS/ICE/CBP-001 Afrien File, Index, and National File Tracking System of Records, DHS/USCIS-007 Benefit Information System, DHS/USCIS-011 Criminal Arrest Records and Immigration Enforcement Records (CARIER), and DHS/ICE-003 General Counsel Electronic Management System (GEMS), and DHS/CBP-023 Border Patrot Enforcement Records (8PER). These SORNs can be viewed at https://www.dbs.gov/system-records-notices-sorgs. When disclosed to the DOJ's EOIR for immigration proceedings, this information that is maintained and used by DOJ is covered by the following DOJ SORN: EOIR-001, Records and Management Information System, or updated or successor SORN, which can be viewed at https://www.justice.gov/opc/doj-systems-records. Further, your information may be disclosed pursuant to routine uses described in the abovementioned DHS SORNs or DOJ EOIR SORN to federal, state, local, tribat, territorial, and foreign law enforcement agencies for anforcement, investigatory, litigation, or other similar purposes.

For all others, as appropriate under United States law and DHS policy, the information you provide may be shared internally within DHS, as well as with federal, state, local, tribal, territorial, and foreign law enforcement; other government agencies; and other perties for enforcement, investigatory, titigation, or other similar purposes.

Disclosure

Providing your signature and the date of your signature is voluntary. There are no effects on you for not providing your signature and date; however, removal proceedings may continue notwithstanding the failure or refusal to provide this information.

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U.S. Department of Homeland Security	Cont	inuation Page for Form 1-862	
Alica's Name DZTURK, RUMEYSA	File Number	Date 03/25/2025	7 77 77 74
URRENTLY RESIDING AT:			
outh Louisians Imm Center 3843 W St	agg Ave Basile, LOUIS	HANA 70515	
	•	,	
gasture	Tit		
The state of the s	SDD	CONTRACTOR AND	
		4 of4 Pa	wes

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Form I-831 Continuation Page (Rev. 08/01/07)

EXHIBIT

U.S. DEPARTMENT OF HOMELAND SECURITY

	DEFARTMENT OF MONIELAND SECURITY WHITHIR FOR AFFEST OF ARREST	-
	File No.	
	Date: 03/22/2025	n
To:	Any immigration officer authorized pursuant to sections 236 and 287 of the Immigration and Nationality Act and part 287 of title 8, Code of Federal Regulations, to serve warrants of arrest for immigration violations	
t have is rem	re determined that there is probable cause to believe that OZTURK, RUMEYSA movable from the United States. This determination is based upon:	
Į	② the execution of a charging document to initiate removal proceedings against the subject	::
į	the pendency of ongoing removal proceedings against the subject;	
1	☐ the failure to establish admissibility subsequent to deferred inspection;	
	Distriction between the subject's identity and a records check of federal databases that affirmatively indicate, by themselves or in addition to other reliable information, that the subject either lacks immigration status or notwithstanding such status is removable under U.S. immigration law; and/or	
	☐ statements made voluntarily by the subject to an immigration officer and/or other reliable evidence that affirmatively indicate the subject either tacks immigration status or notwithstanding such status is removable under U.S. immigration byw.	
	U ARE COMMANDED to arrest and take into custody for removal proceedings under the signation and Nationality Act, the above-named alien. (Signature of Authorized Immigration Officer)	
	(Printed Name and Title of Authorized Immigration Officer	• 5
	Certificate of Service	
reby (certify that the Warrant for Arrest of Alien was served by me at St. Albans. Vt (Encation)	
	OZTURK, RUMEYSA On March 25, 2025 , and the contents of	of th
	(Name of Alien) (Date of Service)	
ice we	vere read to him or her in the ENGLISH language.	
	(Language)	
	Name and Signature of Officer Name or Number of Interpreter (if applicable)	

THE SECRETARY OF STATE WASHINGTON

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SENSITIVE BUT UNCLASSIFIED//LAW ENFORCEMENT SENSITIVE

MEMORANDUM FOR THE SECRETARY OF HOMELAND SECURITY

FROM:

Marco Rubio

MA

SUBJECT: (SBU) Notification of Removability Determinations under Section 237(a)(4)(C) of the Immigration and Nationality Act (INA)

(SBU) I am writing to inform you that upon notification from the Department of Homeland Security's Homeland Security Investigations (DHS/ICE/HSI) on March 7, 2025. I have determined that Yunseo Chung (DOB: POB: South Korea) and both U.S. Lawful Permanent Residents (LPRs), are deportable aliens under INA section 237(a)(4)(C). I understand that ICE now intends to initiate removal charges against them, based on assurances from DHS/ICE/HSI.

(SBU) Under INA section 237(a)(4)(C)(i), an alien is deportable from the United States if the Secretary of State has reasonable ground to believe that the alien's presence or activities in the United States would have potentially serious adverse foreign policy consequences for the United States. Under INA section 237(a)(4)(C)(ii), for cases in which the basis for this determination is the alien's past, current, or expected beliefs, statements, or associations that are otherwise lawful, the Secretary of State must personally determine that the alien's presence or activities would compromise a compelling U.S. foreign policy interest.

(SBU) Pursuant to these authorities, I have determined that the activities and presence of these aliens in the United States would have potentially serious adverse foreign policy consequences and would compromise a compelling U.S. foreign policy interest. These determinations are based on

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information provided by the DHS/ICE/HSI regarding the participation and roles of Chung and in antisemitic protests and disruptive activities, which fosters a hostile environment for Jewish students in the United States. My determination for Yunseo is also based on her citations for unlawful activity during these protests. The public actions and continued presence of Chung and in the United States undermine U.S. policy to combat anti-Semitism around the world and in the United States, in addition to efforts to protect Jewish students from harassment and violence in the United States. Consistent with E.O. 14150, America First Policy Directive to the Secretary of State, the foreign policy of the United States champions core American interests and American citizens and condoning anti-Semitic conduct and disruptive protests in the United States would severely undermine that significant foreign policy objective.

Attachments

Tab 1 - DHS Letter on Yunseo Chung

Tab 2 - HSI Subject Profile of Yunseo Chung

Tab 3 - DHS Letter on

Tab 5 - HSI Subject Profile of

Tab 5 - 8 USC 1227(a)(4)(C)

\Box	EXHIBIT
_	20

U.S. DEPARTMENT OF HOMELAND SECURITY Warrant for Arrest of Alien

		File No
		Date: March 08, 2025
To:	Immigration and Nationality Ac	ized pursuant to sections 236 and 287 of the ct and part 287 of title 8, Code of Federal of arrest for immigration violations
	e determined that there is probable of novable from the United States. This	sause to believe that <u>CHUNG, Yunseo</u> is determination is based upon:
,	☐ the execution of a charging docu	ment to initiate removal proceedings against the subject;
[☐ the pendency of ongoing removal	I proceedings against the subject;
(the failure to establish admissibil	ity subsequent to deferred inspection;
	databases that affirmatively indicate	bject's identity and a records check of federal e, by themselves or in addition to other reliable lacks immigration status or notwithstanding such status on law; and/or
		he subject to an immigration officer and/or other indicate the subject either lacks immigration status or vable under U.S. immigration law.
	ARE COMMANDED to arrest an gration and Nationality Act, the abo	d take into custody for removal proceedings under the overnamed alien.
		(Signature of Authorized limmigration Officer)
		(Printed Name and Title of Authorized Immigration Officer)
		ertificate of Service
геђу с	certify that the Warrant for Arrest of	F Alien was served by me at(Location)
		(Date of Service), and the contents of th
ce we	re read to him or her in the	(Unguage)
	Name and Signature of Officer	Name or Number of Interpreter (if applicable)

EXHIBIT

21

SENSITIVE BUT UNCLASSIFIED//LAW ENFORCEMENT SENSITIVE

MEMORANDUM FOR THE SECRETARY OF HOMELAND SECURITY

FROM: Marco Rubio

SUBJECT: (SBU) Determination of Deportability under Section 237(a)(4)(C)

of the Immigration and Nationality Act (INA)

(SBU) I am writing to inform you that upon notification from the Department of Homeland Security's Homeland Security Investigations (DHS/ICE/HSI) on March 14, 2025, I have determined that Badar Khan SURI (DOB: 1997); POB: India), an alien currently in the U.S. in nonimmigrant status as a research scholar, is a deportable alien under INA section 237(a)(4)(C). I understand that ICE now intends to initiate removal charges against him, based on assurances from DHS/ICE/HSI.

(SBU) Under INA section 237(a)(4)(C)(i), an alien is deportable from the United States if the Secretary of State has reasonable ground to believe that the alien's presence or activities in the United States would have potentially serious adverse foreign policy consequences for the United States. Under INA section 237(a)(4)(C)(ii), for cases in which the basis for this determination is the alien's past, current, or expected beliefs, statements, or associations that are otherwise lawful, the Secretary of State must personally determine that the alien's presence or activities would compromise a compelling U.S. foreign policy interest.

(SBU) Pursuant to these authorities, I have determined that the activities and presence of these aliens in the United States would have potentially serious adverse foreign policy consequences and would compromise a compelling U.S. foreign policy interest. These determinations are based on the assessment and conclusion provided by DHS/ICE/his, to which we defer

SENSITIVE BUT UNCLASSIFIED//LAW ENFORCEMENT SENSITIVE

-2-

as DHS/ICE is the principal investigative unit of DHS, that that "Suri's direct connection to Hamas leadership and involvement in antisemitic activities ...[creates] a hostile environment for Jewish students and [indicates] support for a designated terrorist organization." In addition, DHS/ICE/HSI also assesses that Suri is "actively supporting Hamas terrorism" and "actively spreads its propaganda and promotes antisemitism on social media." The activities and presence of Suri in the United States undermines U.S. policy to combat antisemitism around the world and in the United States, in addition to efforts to protect Jewish students from harassment and intimidation in the United States. Under E.O. 14188, Additional Measures to Combat Anti-Semitism, it is the policy of the United States to combat antisemitism, using all available and appropriate legal tools to hold to account the perpetrators of unlawful anti-Semitic harassment and violence. Consistent with E.O. 14150, America First Policy Directive to the Secretary of State, the foreign policy of the United States champions core American interests and American citizens and condoning antisemitic conduct and disruptive protests in the United States would severely undermine that significant foreign policy objective. Moreover, the type of intimidation and incitement attributable to Suri potentially undermines the peace process underway in the Middle East by reinforcing anti-Semitic sentiment in the regional and thereby threatening the U.S. foreign policy goal of peacefully resolving the Gaza conflict.

(SBU) The Department of State also requests the opportunity to consult with the Department of Homeland Security on any public statements regarding this determination.

(SBU) I hereby expressly authorize use of this notification by the Department of Homeland Security in immigration court.

Attachments

Tab 1 - DHS Letter on Badar Khan Suri

Tab 2 — HSI Subject Profile of Badar Khan Suri

Tab 3 - 8 USC 1227(a)(4)(C)

Uploaded on: 03/18/2025 at 08:01:33 AM (Central Daylight Time) Base City; PIS

DEPARTMENT OF HOMELAND SECURITY NOTICE TO APPEAR

DOD:		
Event	We :	

removal proceedings under se	ction 246 of the immigration	and Nationality Act		
Subject ID:			e Ne:	
the Matter of:				
Respondent BADAR FRAM SURI			- current	ly residing a
1000000				
(Number	, street, city, state and ZIP co	J e }	(Area code and pho	ne number)
You are an arriving alien.	•		•	
You are an alien present in the	United States who has not b	een admitted or paroled.		
You have been admitted to the	s United States, but are remov	vable for the reasons stated	below.	
The Department of Hometand Sec	unity alleges that you:			
1. You are not a citizen or	estional of the United St	tates;		
2. You are a native of IMDIA	and a citizen of INDIA;			
3. You were admitted to the Exchange Visitor;	Chited States at Dulles,	VA, on December 10, 202	2 45 6	
4. On March 15, 2025, The Scattivities in the United Statement of the United Statement for the United	ites acris pars estrons s	ermined that your preser iverse foreign policy	GA DE	
On the basis of the foregoing, it is	charged that you are subject	to removal from the United S	States pursuant to the foli	owing
On the basis of the foregoing, it is provision(s) of law: section 237(s) (4) (C) (i) of the secretary of State has activities in the United Statement of the United Statement of the United	the Immigration and Nation reasonable ground to beli ates would have potential	umlity Act. as amonded, ove that your presence	in that	owing
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Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

Alten Registration: This copy of the Notice to Appear served upon you is evidence of your alten registration white you are in removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attempty or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 1003.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no coat will be provided with this notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents that you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing. At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear, including that you are inadmissible or removable. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object; on proper legal grounds, to the receips of the decision by the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge. You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of voluntary departure. You will be given a reasonable opportunity to make any such application to the immigration judge.

One-Year Asylum Application Deadline: If you believe you may be eligible for asylum, you must file a Form I-589, Application for Asylum and for Withholding of Removal. The Form 1-589, Instructions, and information on where to file the Form can be found at www.uscls.gov/i-589. Failure to file the Form I-589 within one year of arrival may bar you from eligibility to apply for asylum pursuant to section 208(e)(2)(B) of the immigration and Nationality Act.

Failure to appear: You are required to provide the Department of Homeland Security (DHS), in writing, with your full mailing address and telephone number. You must notify the Immigration Court and the DHS Immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this proceeding. You will be provided with a copy of this form, Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing, if you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to your local DHS office, fisted on the internet at http://www.ics.gov/contact/ero, as directed by the DHS and required by statute and regulation, immigration regulations at 8 CFR 1241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fall to depart the United States as required, fail to post a bond in connection with voluntary departure, or fall to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after your departure or removal. This means you will be ineligible for asytum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related walvers for this period, if you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Immigration and Nationality Act.

U.S. Citizenship Claims: If you believe you are a United States citizen, please advise the DHS by calling the ICE Law Enforcement Support Center toll free at (855) 446-8903.

Sensitive locations: To the extent that an enforcement action leading to a removal proceeding was taken against Respondent at a location described in 8 U.S.C. § 1229(a)(1), such action complied with 8 U.S.C. § 1367.

Request for Prompt Hearing	
To expedite a determination in my case, I request this Notice to Appear be filed with the Exec possible. I waive my right to a 16-day period prior to appearing before an immigration judge :	autive Office for immigration Review as soon as and request my hearing be scheduled.
Before:	
	(Signature of Respondent)
	Date:
(Signeture and Title of Immigration Officer)	
Certificate of Service	
This Notice To Appear was served on the respondent by me on <u>March 17, 2025</u> 239(a)(1) of the Act.	in the following manner and in compliance with section
In person	by regulor mail
Attached is a list of organization and attorneys which provide free legal services.	
The allen was provided oral notice in the ENGLISE language of	If the time and place of his or her hearing and of the
consequences of falluro to appear as provided in section 240(b)(7) of the Act.	
(Signature of Respondent if Personally Served)	

Uploaded on: 03/18/2025 at 08:01:33 AM (Central Daylight Time) Base City: PIS

Allegations: Denics All; |

Privacy Act Statement

Authority:

The Department of Homeland Security through U.S. Immigration and Customs Enforcement (ICE), U.S Customs and Border Protection (CBP), and U.S. Clizenship and immigration Services (USCIS) are authorized to collect the information requested on this form pursuant to Sections 103, 237, 239, 240. and 290 of the immigration and Nationality Act (INA), as amended (8 U.S.C. 1103, 1229, 1229a, and 1360), and the regulations issued pursuant thereto,

Purposa:

You are being asked to sign and date this Notice to Appear (NTA) as an acknowledgement of personal receipt of this notice. This notice, when filed with the U.S. Department of Justice's (DOJ) Executive Office for Immigration Review (EOR), initiates removal proceedings. The NTA contains information regarding the nature of the proceedings against you, the legal authority under which proceedings are conducted, the acts or conduct alleged against you to be in violation of law, the charges against you, and the statutory provisions alleged to have been violated. The NTA also includes information about the conduct of the removal hearing, your right to representation at no expense to the government, the requirement to inform EOIR of any change in address, the consequences for falling to appear, and that generally, if you wish to apply for asytum, you must do so within one year of your arrival in the United States, if you choose to sign and date the NTA, that information will be used to confirm that you received it, and for recordiscepting.

For United States Citizens, Lewful Permanent Residents, or Individuals whose records are covered by the Judicial Redress Act of 2015 (5 U.S.C. 6 552a note), your information may be disclosed in accordance with the Privacy Act of 1974, 5 U.S.C. § 552a(b), including pursuant to the routine uses published in the following DHS systems of records notices (SORN): DHS/USCIS/ACE/CBP-001 Alien File, index, and National File Tracking System of Records, DHS/USCIS-007 Benefit Information System, DHS//CE-011 Criminal Arrest Records and lumnigration Enforcement Records (CARIER), and DHS/ICE-003 General Counsel Electronic Management System (GEMS), and DHS/C8P-023 Border Patrol Enforcement Records (BPER). These SORNs can be viewed at https://www.dhs.gov/system-records-notices-soms. When disclosed to the DOJ's EOIR for immigration proceedings, this information that is maintained and used by DOJ is covered by the following DOJ SORN: EOR-001. Records and Management information System, or any updated or successor SORN, which can be viewed at https://www.justice.gov/opci/doj-systems-records. Further, your information may be disclosed pursuant to routine uses described in the abovementioned DHS SORNs or DOJ EOIR SORNs to federal, state, local, tribal, territorial, and foreign law enforcement agencies for enforcement, investigatory, litigation, or other similar purposes.

For all others, as appropriate under United States law and DHS policy, the information you provide may be shared internally within DHS, as well as with federal, state, local, tribal, territorial, and foreign law enforcement; other government agencies; and other parties for enforcement, investigatory, litigation. or other similar purposes.

Disclosure:

Providing your eignature and the date of your signature is voluntary. There are no effects on you for not providing your signature and date; however, removal proceedings may continue notwithstanding the failure or refusal to provide this information.

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Case 1:25-cv-10685-WGY | Document 130 | Filed 06/11/25 | Page 1 of 5

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

AMERICAN ASSOCIATION OF UNIVERSITY PROFESSORS, ET AL.,

Plaintiffs.

Case No. 1:25-cv-10685 (WGY)

EXHIBIT

٧.

MARCO RUBIO, ET AL.

Defendants.

STIPULATION AND PROPOSED ORDER

WHEREAS, Plaintiffs American Association of University Professors, American Association of University Professors-Harvard Faculty Chapter, American Association of University Professors at New York University, Rutgers American Association of University Professors-American Federation of Teachers, and Middle East Studies Association ("Plaintiffs"), by and through their undersigned counsel, and Defendants Marco Rubio, Kristi Noem, Todd Lyons, and Donald J. Trump ("Defendants") have stipulated and agreed that all statements made by government officials and agents, and quotes attributed to them, in the following documents are authenticated pursuant to Federal Rule of Evidence 901:

- 1. Secretary of State Marco Rubio's March 6, 2025 post on X (available at https://perma.cc/KD9R-BNV3);
- 2. Department of Homeland Security's March 9, 2025 post on X (available at https://perma.cc/3NNO-235L);

Defendants do not waive hearsay objections to any statements other than those by government officials and agents stipulated to in this document.

Case 1:25-cv-10685-WGY | Document 130 | Filed 06/11/25 | Page 2 of 5

- 3. Secretary of State Marco Rubio's March 9, 2025 post on X (available at https://perma.cc/O7EH-M4LW);
- 4. President Donald J. Trump's March 10, 2025 post on Truth Social (available at https://perma.cc/ZSPU-7MZT;
- White House Press Secretary Karoline Leavitt's March 11, 2025 Press Briefing transcript (available at https://perma.cc/XAJ6-N2CD);
- 6. Secretary of State Marco Rubio's March 12, 2025 remarks to the press in Shannon, Ireland (available at https://www.state.gov/secretary-of-state-marco-rubio-remarks-to-press/);
- 7. Deputy Secretary of Homeland Security Tony Edgar's March 13, 2025 interview with NPR (available at https://perma.cc/Q45C-6B9A);
- 8. Vice President J.D. Vance's March 13, 2025 Fox New Interview Transcript (available at Dkt. No. 14-18);
- 9. The March 14, 2025 Department of Homeland Security Press Release (available at https://perma.cc/7YAG-38XF);
- 10. Secretary of State Mark Rubio's March 16, 2025 interview on CBS's Face the Nation (available at https://perma.cc/DV8P-2CWZ);
- Department of Homeland Security Assistant Secretary for Public Affairs Tricia McLaughlin's March 19, 2025 post on X (available at https://perma.cc/JE82-K8CM);
- 12. Secretary of State Marco Rubio's March 27, 2025 remarks during a Joint Press Availability with Guyanese President Irfaan Ali (available at https://perma.cc/8LC9-S86R);
- 13. Secretary of State Marco Rubio's March 28, 2025 remarks to the press (available at https://perma.cc/5YPB-GBGX);

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- Secretary of State Marco Rubio's April 8, 2025 interview on Triggered with Don
 Jr. (available at https://perma.cc/6RD7-S8DN);
- 15. The April 9, 2025 Department of Homeland Security Press Release (available at https://perma.cc/ZSM5-X5GE);
- 16. White House Deputy Chief of Staff Stephen Miller's April 14, 2025 interview with Fox News (available at https://bsky.app/profile/atrupar.com/post/3/mroj5yzz723);
- 17. Secretary of State Marco Rubio*s April 17, 2025 interview on the Ben Shapiro Show (available at https://perma.cc/K92W-A4XN);
- 18. Department of Homeland Security Assistant Secretary for Public Affairs Tricia McLaughlin's April 30, 2025 post on X (available at https://perma.cc/T6JE-3H9Y);
- 19. The May 7, 2025 NPR article quoting Department of Homeland Security

 Assistant Secretary for Public Affairs Tricia McLaughlin (available at https://perma.cc/U9JK-G75Z);
- 20. Secretary of State Marco Rubio's May 7, 2025 post on X (available at https://perma.cc/RNB6-YUUH);
- 21. Department of Homeland Security Assistant Secretary for Public Affairs Tricia McLaughlin's May 8, 2025 post on X (available at https://perma.cc/TA4V-8HDP);
- 22. The January 30, 2025 White House Fact Sheet Titled "Fact Sheet: President Donald J. Trump Takes Forceful and Unprecedented Steps to Combat Anti-Semitism" (available at https://www.whitehouse.gov/fact-sheets/2025/01/fact-sheet-president-donald-j-trump-takes-forceful-and-unprecedented-steps-to-combat-anti-semitism/).

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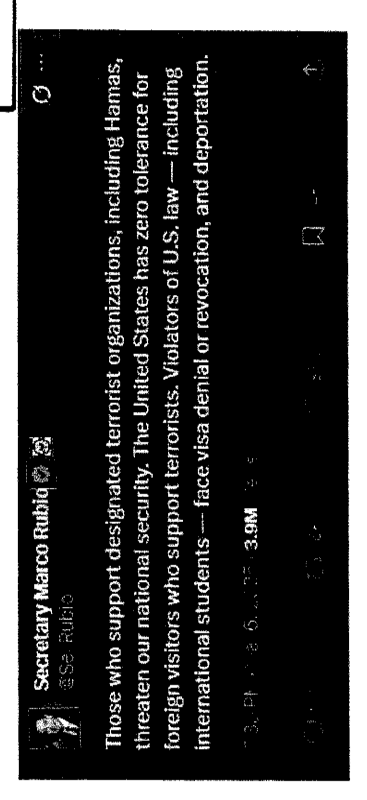
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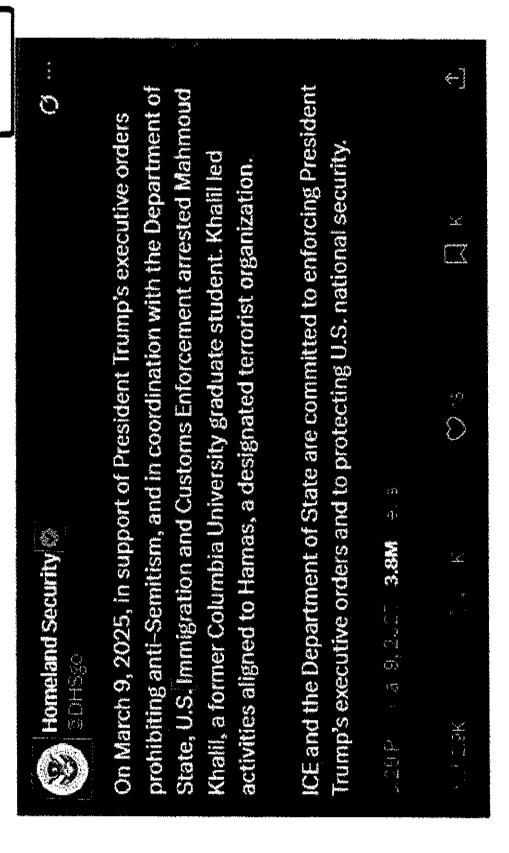
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SO ORDERED

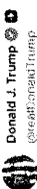
William G. Houng U.S. District Judge





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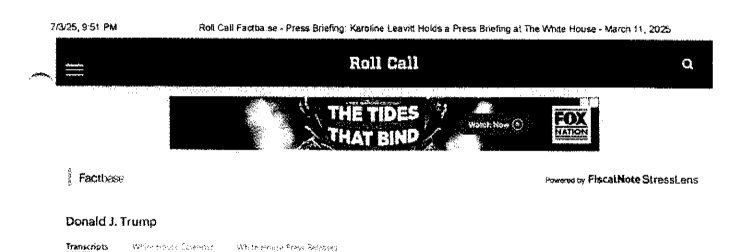
We will be revoking the visas and/or green cards of Hamas supporters in America so they can be deported HS 61 Anderco Rubio



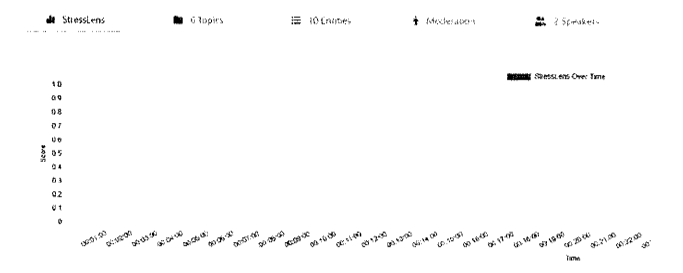
the Trump Administration will not tolerate It. Many are not students, apprehended and detained Mahmoud Khalii, a Radical Foreign Prowomen, and children, your presence is contrary to our national and every one of America's Colleges and Universities to comply. Thank terrorist sympathizers from our country — never to return again. If you support terrorism, including the slaughtering of innocent men, foreign policy interests, and you are not welcome here. We expect Hamas Student on the campus of Columbia University. This is the they are paid agitators. We will find, apprehend, and deport these engaged in pro-terrorist, anti-Semitic, anti-American activity, and first arrest of many to come. We know there are more students at Columbia and other Universities across the Country who have Following my previously signed Executive Orders, ICE proudly

Mar 10, 2025, 1:05 PM \mathbb{Z} 11.3k ReTruths 49.9k Likes 11

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Press Briefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025





7/3/25, 9:51 PM

Roll Call Factbalse - Press Briefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025

Karoline Leavist (be worked in 10 150 160)



shand. The first start get settled this there's a lot of news today, so blook forward to taking usur questions. Good to sur you, Ahm, and I have some opdates for you as well, taken today, President Trump will address the business tournotable's quarted, membring where he will tout his pro-growth ocurronic apenda and answer questions before more than 100 of our nation's leading of EOs. In fact, it's the largest attendance ever for this event because business teaders are so eager and ancouraged by President Trump's return to Washington.

Karofine Leavitt source secondarioner



This follows President immo's coundtable yesterday with the technology (FD Council neigh of the White House, when the end with key headers in the rechnology, arbitror. And last right, President Europa also belo on official sweeting in resenting, in the Oval Office for Sean Curren, who is now the 1855 Strector of the United States Sprint Security.

Korofine Leavitt (1996) is a respects on



Sean demonstrated unbelievable bravery under quality in Butler, Pennsylvania this past fully when an assassin tried to full. President Trump, As someone who got to know Siste personally throughout the comparing last year, I can say unequivocally that there is no early better surted for this important tole. And following the continuation of Labor Secretary Los Chaves-Debuton and inget, the Sonate has now continued 21 of President Trump's well qualitied cubinct level nominees for nutpocing the previous administration.

Karokno Loavetti, lover se pales se dia li----



And looking ahead, terrearow, the president will welcome the tabaseach technological Martin, of frequent for the angulat write House. White House Shamtock commonly, And Thiriday, President Trump will welcome the NATO secretary general for a working meeting and function. On the economy, February's jobs report was good news for America, particularly our manufacturing sector.

Karodine Leavitt Color so appois to have



The transfortiving sector goined 10,000 new jobs in just one month onder President Transp. This rebound was led by the automobile nector where we saw 9000 new auto-jobs created already. That is the most acts jobs added to the economy in 15 months. This was a complete trunspound from the Siden administration where we were losing an average of 9000 manufacturing jobs per month best year.

Keroline Leavitt, leade to be book the way



Resilers is out with a typort that a immeer of companies are now looking at inparking their presence or bringing thai businesses into America because of President Trump's policies. And just expirents ago, before coming out neae, I saw another report by Resilers revisaling that Merck has opened a \$1 billion facility of its North Carolina site.

Karoline Leavitti (200820 20000000000000



This is just the latest practicalisal company to boost its US manufacturing in lies of these dust frame a varies. These announcement follows Elithly's plans to invest at least \$27 billion to boold four new manufacturing plants bere in the Upited States. And Pfizer has also said it's considering moving their manufacturing overseas right here to the United States of America.

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2/8/25, 9:51 PM

Rolf Call Factbalse - Press Bhefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025

Karohne Leavitt (businessen), 25, 8 am



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As the president has said over and ever again, when we purchase positions made in the USA, the profes stay here, the resemble stays here and most importantly, the jobs stay here. And despite the globalist mainstream media's attempts to worry considered. President Trainip will not repeat the fund of past American presidents who make their propriess to the American public and another white they stock a kinde in the back of American workers and shapped their role, receivings.

Kerdine Leavist (0.54) bigs said time



Our country has fost more than 5 unition jobs in more than 90,000 factories from to dovertating globalization over the last three decades above. North Carolina feet 100,000 manufacturing jobs, including bit percent of its furniture embalacturing jobs in the years following NAFTA. And in Michigan, globalist policies destroyed 250,000 jobs, including 40 percent of the above policies.

Karoline Leavitt 100 50 50 00 (4.47 (63 Jeu)



Which again, we know is claiming that? because of freeighn: frump's action already. These are harrowing statistics that represent counties them and families who have been completely destroyed, but the America has globalistics is entiring under President Tromp. He will no longer allow our country and our workers, can burdworking American langues to be ripped off.

Karoline Leavatt (20 or 17 00 or 42 (25 or 5)



On another very important issue for the president, de continues to work hard to serure the border. If you instead it yeared as, CBF launched an enhanced home mobile app with a new feature, the Intent to Depart, which offers unlawfully present alread or those alread whose purole has been devoked an orderly and defined process to copy the US government of their intent to depart the country.

Karoline Leavitt Journal (contextuales)



The CBP opene app shareginers our ensuon to secure the border and provides illegal aleas with a studgitforward way to leave now before facing much harsher consequences later. A new report item (shoutherg just found that the number of aliens trying to much our country by traveling through the jungle to Central America dropped a whopping (49 persent last month).

Karoline Leavitt 1008 on to all by textural



And this follows the increable news that alonal hardin crossings plurimeted fast month as well, down 94 percent at our sanither murder from last Exhibiting under the Biden administration. As President Transpirade close during his history, address to Congress, we must finish this job and continue to carry out the largest deportation compagn in American history.

Karoline Leavitt ones se color as no all



And that is why the president fully exponents the continuing resolution that is before Congress and was neglocated by Speaker Johnson. He is encouraging all Republicans to some yes, on this dean CR, which treezes funding in run entitlesers and will be execut the Doministon from gotting their Congress and government shuldown.

Karoline Leavitt 18, 05, 49, 60 of 16 (25, 160)



Voting against this CR will from the American people and lok the incredible reconcernant that fore-dent from place built over the pass ST days. And lastly, before Take questions I would be to commend the Washington Post who Thelieve is in the room fodey. According to a new copiet from Asian, the Washington Post is overdibling their poweroom structure.

Raroline Leavitt I balon to help as the less



and the great

Roll Call Factbalse - Press Briefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025

It appears that the manisterian in edia, including the treat is finally learning that having disclaim for more than half of the country who supports this president does not help you self-newspapers. It slights over quote business model, And that slightly we have prophe in true new media sent. And today, we have pagar America, who is the host of Breaking Powers a popular political to Fuberness and podrast show that has reclaid up nearly 1 billion views an Yardube, several hundred indicon podcast described since its launch in time 2021, he's also a former member of the White House Correspondents Association, but it was a part of the theoring adoptedant media.

Karoline Leaviti 10008 as vides 60 (\$1900)

NO DAMANO ON

We to very happy to have you with us here today. Why don't you kick off our briefing? Thank you

Overstion incress reamos recen-

(NO SIGNAL 6

Brially teally appreciate your having me. Karoline is couple of guestions for your of may. First is first on the stock market, so contently it's the 25th answersary today of the dot combibility class. The while lot or consign first also of foreign and right row about the state of the exonomy. President from they refused to rule out a recession.

Question is some activities to the

NO STANAS OF

Secretary Eutrick, bowever, has told us there will not be one, so can the White House and tell and assure Americans today that there's not going to be a recording?

Karohoe Leavitt occasionative (mass)

THE WOMEN IN

Well there's a for to unpack there. So, let me start by saying that first of all when it comes to the stock market, the numbers that we see today, the numbers we see yesterday, the numbers well see tomorrow are a snapshot of a moment in time. And as President Trump has send, and I'm here to exhibit the remarks of this president and of this White House, we are in a period of economic transition.

Karofine Leavitt | Jour to 2000 50 (19 mer

NONEMAL 6

We are an a period of transition from the mess that was created under for Buterrand the previous administration, for Biden left the country in an aconomic disaster, Several statistics to point out the debuguing rate on credit card forms increased 63 percent under for Biden, fulling a near 12 year high

Kerohne Leavill (00/03/03/04/08/24/09/06)

{ feedur filtzess sooia a peise}

Order for Siden, all net job growth went to foreign both Americans, Shot wager, declined by 1.5 percent under for Birlen, And as we all know, and the administration continues to combat, prices shared have toen 20 percent under for Birlen because of his reckless spending and economic arginologies. So we are in a period of transition from that economic arginologies ander a provident who had no idea what he was doing, never held the private senter for in his life, into a golden age of American manufacturing under a businessman and a deal maker in chief in Envidont Consist J. Immp who will be implementing, is undernauting the formula that we know works.

Kestolineo Linavitti, on calsa bolca abore sec-

NO SHARMAL (0)

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Look at President Tramp's results in his first term, it people are broking for certainty, they should task at the record of the president. That's why the American people redected him back to this office. And sink at monything that President Pramp has obsorbly done, and this team has already done in just \$1 days.

Karome Leavitt licensis to on the work

(NO SIGNAL (U)

Roll Call Facility as - Press Briefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025

The massive efforts to detegolate, tax ruis, which we need congress to passible Tramp economic agence, the Tramp tax cuts which will interest excreme growth And the oresident also addressed that deeth, Livil point cart as well, when you took at what he said on All Force One, and he wall be wants the American proople to have so much money in their packets they don't even know what to do with it. That's the entent of this administration and we re-working very head every day on that good.

Question in the relations of the



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Second question on the CR. So, President Trump came out today in a painter, childrenge against Congressman Thomas Mussic Congression Marke has been a supporter of DOGE, here been a supporter of Make America Healthy Again, What kind of mossage in the Winter House sending against a congressment whom studing up for principle, that he sloog held in the chare ber and voting against continuing resolution and spending?

Karoline Leavitt I have subjected as as



Others the preceived has made it very their the the believes it accept all or conservations and republicans and frankly all mampairs of Congress to get be and the continuing insolution to keep the government funded. The president wants to continue the eximentum that he has built over the lest 51 days, in order to keep the government funded, we've get to keep moving with these deportations and he believes that everybody needs to get opcome, with this bill

Karoáne Leavitt (x. 1250 izraz 1911) (v. 1



He's bettractive in this petices, He's Lean making calls to get this over the tarish line, And vorte unding every republican and democrats too to do what chight for the American public to prevent a government stattlews.

Question such that the respectively



But the lost question fore on Mahmona Knald Thies the administration flavors that it needs to charge a green card bedder which arctime to be eligible to deportance?

Karotine Leaviti i no robo do rosto parado



Walk in fact. Secretary Relico reserves the right to resolve the was ad Malancard Chah'. And I'm glad you prought this up. Under the firmigration and Nationally Act, the Secretary of State has the light to recoke a green card to a reach michidway who serve or are adversarial to the foreign policy and national security interests in the United States of America

Karoline Leavitt (corput consists with early



And Malimoud Khalil was an individual who was given the proviege of coming to this country to study at one of our nations. knest traversities and colleges. And he took advantage of that appartunity of that proving by a ming with traversas dames. terronists who have killed incorpor, men, wennen and andron

Karofine Leavist for the same in the sec-



This is an individual who organized group profests that not only disripped college campus, diview not have sed Jerosh American students and made them feel amade on their own college consults but size if amounted pro-Hamar propaganda, thus with the logo of Harras. That is what the behavior and activity that the indicates impaged in Arall flore those their son my desk, they were provided to me by the Department of Horseland Security

Karoline Leavit | John Print Print Print Print



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I thought about bringing them into this briefing room to share veith all of you, but I did it think it was wort; the dignits of the rooff to bring that pro Homai propaganca. But that's what the individual distributed on the campai, of Celumbia University

A As Devilage

7/3/25, 9:51 PM Roll Call Factor se - Press Briefing: Karoline Leavit Holds a Press Briefing at The White House - March 11, 2025 And the administration is not going to tolerate instructuals having the unvilope of studying in our country and then siding with this forced organizations that have lifted amoriting Karokoe Leavin, loost to conjuge 3 acc MICE STATEMENT We have a pure telegraphy policy for saling outh barrooms, period. Petal Duncy. Question consequently and THE SHOWAL OF Thank you, Karoline, Sq. You said that the Dove dropping and chapping and drapping is a period of transmission begins some pobody here at the White Blocky shorted the Dave. Karoline Leavitti, evilorio vono ministrati NO STRESSLAND (Langther) No. 1 don't think to Question colarison, equipme NO SIGNAL IS OK. But is there any concerns hore that it's going to be harder to ask contain federal workers to retire if they hook at they cutterment accounts and they re getting cubbed every day? Karoline Leavitt (20. 12.20.20.20.53.40.50.5) (no skenke as) Well I'm glad you brought up workers because that size actly who President Trump is locking out for with it's America. Sits tradenetics and his America First economic agentia. And if you look at -- triene's great indication to be opiniositic about where the pronomy stands and the American people investors CECs, small business owners, but most importantly workers, should be; on President frompi because his sariff policies, what he envisions is reciprocity - fair trade practices where American workers are put first and are no longer ripped bit by foreign coordies all over the works Question is taken by your makes (mes sugman ing Provident from plays the agong to fay a Testa testay. Out he buy it? And when is the last time no drawn a car; Karoline Leavitt | policial society at sec-HOSPANA 100 that's a very good question. I have beand the president remark that he messes being able to dress that luxury of uniong his own vehicle, although the beast is nice. But he is going to be viewing a leab that a making its way to the White Gause complex now That confun. Pathaps the press pool today will have an opportunity to valoes, this very exciting is omenitated this after poon. Karoline Leavitt i po redo ko se se grave. MIT SEMMAL (O) but Tesla -- a Tesla is on its way here now and we'll sen if the president than it wise the checks it out Chrostian of the serior than is seen (NO SOME B So they're bringing him a festa to oper at and it he likes it he's just going to truy it. Karoline Leavitt for this policy and away. they wereat 192

He's intention -- he's definitely going to buy one. But he'd take a book at his when a gets here when the absence.

(NO STRESSIONS)

Question (3) true (6) 11.42 if o.c.

surface" (Langhter)

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7/3/25, 9 51 PM

Roll Call Factbalse - Press Briefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025

Karoline Leavett (0) \$147 50 Y, Sugreson

(NO STRESSLERS)

Yes full merket price Kelly?

Question to the contraction

(HO seems), o)

Can we talk about Canada? What is the statos of Frendert Trump having a convenience with thank Corner I was have seen the president use the term prevence to refer to certa: "indexe will that accorder also go to Mr. Carney going forward? And is the decision to increase the tants — is that based on a specific economic metric that he tooked at? In it impoles?

Question (4000 34 (234 to 200)



How would you describe his reaction to Canada?

Karobine Lewitt of the Community and



The president has not yet spoken to Mr. Carnay, not since tichneked schiolic was just moments not fail recursh, his phone is always open to leaders which wis wish he speak with thin. As for the trails, the president heade his position, on this gode clear with the statement that he put out. And it was a retablishing statement due to the escalation of itemic that we've seen out of Cotenn. Carnala.

Karoline Leavitt (95,000) 95,79,64,65,00



The president sew the premier Coug Ford, make an egregious and usuling comment transfering to shut drive electricity for the American people for hard working American families. He made that the president saw that and has an obligation and a responsibility to respond accordingly and represent the interests of the American people.

Karoline Leavett indicates point of the pro-



by, he has made the decision to add a 25 percent and 150, now steel and mamisters butto will come into offers tomorrow at the rate of 50 per ent. And our steel and aluminum industries have actually applicaded their tautis because again, they know it's going to grow their industry here, it's going to allow them by exact more steel that is made right have to the trided states with American workers.

Question of particles as a content



Egregious and insuling are your words here, but that's what many Considers leave and about the actions Eresident Tourspiles taken toward Canada, and what do you think the Liberius or for specking to Mr. Carney? Recomming the president or a sitting president speaks to a close any very quickly when there is now leadering.

Karoline Leavitt inches so televicinius.



Well the president soligion tespondary to the fact that Canada run taken appears the Canada States of America and early working Americans for decades. If you look at the cases of tards arrows the board that Canadasis have been imposing on the American people and our workers here, it is egregious, to fact I have a handy, daily chart here that shows not just Canadas, but the rate of tariffs across the board.

Karolina Leavett inche de de tela in le le



If you look at Carada, since you brought it up. American cheese and butter, nearly 300 percent tariff, you sook at tiphs, 150 percent builf on American alcohol. You think that a hoping kentucky borrown be exported into hoping? Listor's track on 100 percent Pariff on agricultural products from large. Each at Topen Feeting rese, 200 percent.

7/3/25, 9.51 PM

Roll Call Factbalse - Press Briefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025

Kacchine Leavitt of his secret sections

NO SIGNAL (A)

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President lump believes in reciprocity, and it is about dang riose that we have a president who actually looks our for the interests of American businesses and workers. And all he is asking for at the end of the day are fair and halanced trade practices. And affortimately, Canada has not been treating as very tank at all over the past several decades.

Karodhe (cavitti konesa paraksis iku

NO SKINAL IS

To the women in the purple, become I saw you were making a face at any previour, accive: Yo what's going and stanglights?

Coestion of the administration

NO SENAL TO:

Well, actually I have a completel questions. At the corp of provide external protests on college campises and manuface is a demand to end the war in Gova, a good that this administration actually supports and has pursued. So why has this not been acknowledged or highlighted even.

Karoline Leavitt of the start of the say

NO SKINAL OF

Recouse these colleges and there protests have again put out Hamer proposands. The filers that have been destributed cell for violence. The filers that have been distributed have the logic of an organization that has had Accelicans burings, that mordaned consecration that but not developed men, somen and children.

Karoline Leavitt (bold Aspident Grandeller)

(NO SHEWAY -01)

They are a designated foreign terronal organization. And we are not going to tolerate non-cotizens, foreigner, who come here on a rose engaging in such behavior siding with terronals. And the Secretary of State reserves, the authority to revoke the — the green could be the viva of an individual who serves as a — who — armally it says right here reasonable grounds to believe that the alem's presence or activities in the Drifted States would have potentially servers adverse foreign policy consciousness to the United States.

Karoline Leavitt, of the appropriate

NO SERVAL (O)

And I think saling with Hamas makes that quite clear. Sometary Rubio overcised that authority, and we tully believe that we are going to move forward with more arrests as President Rump previewed in his statement visiteday.

Question of the following was

(ON STRUSSIENCE)

Year, but the White House abou

Karoline Leavatt (continue to read to say)

NO STRESSEENS

Fe1 2

Question of to 20 persons a con-

FINE STREET, BROWN

Yeah thanks Karoline,

Karolino Leavett, persent of the new week

NO STRUGGIOUS

Go almad.

Cuestino postara activirgo de

NO SIGNAL (B)

So are there conversations indicate the administration and the Caradians around an over this tabiff Reviouse the Onland Premier says the next step is to cut off electricity to the US.

7/3/25, 9,51 PM

Roll Call Factbalse - Press Briefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025

Karoline Leavill 100 E 97 00 (9.82 @ullion)

D. SANDEUN

And the president put out a statement after seeing those comments. And said that it would be — there would be grave increasing on Canada if they think about shutting off electricity for the United States of America and our citizens. And the prescribint is also determined to ensure that we are depending on American sections, not the electrony production of foreign nations, including our allies in Canada.

Karoline Leavitt Too your 7015 or research



As for convensations, there is continued correspondence between the president's team, participally Secretary Lutnick and the Canadians as well.

Question constructions (con-



And the market treation, how do you in how do you sell to the Arie kan people then after they relianking at what's happening in the markets this week and say that the built policy long term is wandfung good?

Karotine Leavett - White to be placed (1994);



Well, just think about what the fariff policy fong term will do for our country. I there many of as probably grew up ar some towns. I know at least I did. And the main street in my omail town books a neck of a lot worse than it probably did decides ugo trefore I was alive. At least my parents and grayingsarents tell my sc. And I know many Americans for that same way.

Kanaline Leavitt i de nezo de salva da sal-



What the president envisions for this country is for the United States of America to be a manufacturing superpower where there are American factures and businesses sound by Americans producing goods that we are expecting to the world. Those revenues will stay here, it will increase ways for people here in our good country.

Raidine Lemott on with company the every



It will ensure our notional scrurity. And it will boost the morale of the American people to have thriving industries again. It invabout Detroit, Michigan, think about North Carobras as I mentioned, final usest to have a thriving formulae industry that no longer exists because of the girbanst bode policies of provides and past administrations.

Kernine (epvitt op mer groese stoen



And the American people gave the president a tremendous opportunity to restore American greatness and restore our manufacturing dominance. And he's intention doing just that, John?

Question socialist actions in their



Thanks Karober, Thanks a full karobine. Two allestions for you, first on the CR, you put up on the scriper the prejudent's message to Republicans to support this community revolution to their outreach to Democratic decause what we've seen some the beginning of the histal year is that in order to get a continuing resolution, you need bipartican support and you need computation.

Karoline Leavitt (Normal District Control



Well, oght now, we are focused on House Republicans and on the House, liceause that's the first step, or you know, John, And so, the president has engaged in correspondence with House Republicans whileping votes and getting them to a year which the prefer than been pretty successful this maining that far.

7/3/25, 9.51 PM

Roll Call Factorise - Press Briefing; Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2026

Rardine Leavett (2012) 2010 (2017) 2014 (49)

NO SIGNAL OF

And so again, the president is encouraging Republicans especially. Subgigain as I said all grembers of Congress to your to continue landing this government to we can continue the iscore is of the American people which elected President Transplay dv

Question course were as assess

NO SIGNAL ID

And then, on financial markets, we've seen this decline posterria. We see it topas as well it seems that the read on the president's policies is one in which they do not have confidence in his finite trade policy. They do not have confidence in what the pressure and to hox News over the weekend that he didn't rule out the idea of a recession

Question 1992 an entraryment



What is story road in forms of the decline that we've seen over the last week and a half in financial markets?

Karoline Leaviti (bodings born on thisky)



World think there's actually a lot of reason to be confident. And many people as feel confident, and look as the world \$2 trition in private investment that this President has secured, Look at the comments made by the CFO of Apple, one of the ingoest companies in this world who sent that he is bulket on the future of American innovation under the leadership of they dent Siture of

Karohne Leavitti losedee beed at diz we



Look at CCO confidence. According to the Conference Board measure of CFO confidence in Q1 2025, under the leadership of this presched it pumped to its highest level in tideo years from continue optimism to confident optimism. If you again, look at the \$2 tallied in investments from some of the trippest companies in the world, look at the jobs report last Enday

Karofine Leavitt Postario postavios



As taken used in my opening temarks. For business reported that Traing, sees a manufacturing bacin, in first folds jobs report of This second term, Look at the autopolis that have aready pouted but kinny America. We added 9000 new autopolish. Those are sticky jobs. Those are good paying jobs. That's 9000 American families who will now be able to live the American (neam because of the policies of this adjoinistration.

Korofine Leavitt 1900035 car- in turner.



You also look alismall business optimism. The NHB pur out a report this microring, small business optimism crommins to be far higher than it ever was under the previous administration. There's a fet rif reason to be entimistic. And again, the American people. Criticand people on Wall Street and on Main Street should be on this president.

Karoline Leavitt loops to commission,



He is a destinater. He is a businestrian. And he's doing what's right for our country, He wants to restore wealth to the Upited States of America Michael good to see you

Question control page of the are-



Hey. Koroline, thank you. Two questions if I may. Will the -- will the administration be providing any railet to states affected by the Ontion Power Rentil:

Karoline Leavitt Look to the registery

Martinismas . O.

tight productions

Roll Call Factoa se - Press Briefing, Karoline Leavit Holds a Press Briefing at The White House - March 11, 2025

Well the president has made it very clear that Canada would be very was not to sout off electricity for the American people.

And we notice that that does not happen, As for what would happen; I that closes take place. He leave it to the president to make those decisions.

Quarter exit mand at every

NO SEMAL (O.)

Х

And does President hamp share the Justice Department's concern cover ising rigg more and point in collusion of Big Egg? {Laughter}

Karoline Leavitt in 1955 book to go use

\$110 MO14464 100

Well we delimitely -- we definitely do share the converte of the American people when it corner to the poice of eggs. However, Josef fews: the average cost of a deven eggs is actually down once secretary Rollins and President Tromp announced their John II's down 5-105. So that's nood news on the cost of eggs.

Karatina Leavitt made a page or groups

THO SIGNAL IS,

And as we know, under the Biden administration, and process went up the percent. This is another example of an economic mass, that President Trump inherited, And the Socretary III Agriculture and the precident are tocased on bong it, becretary Robins put out a few point plan - a four point plan rather in address the cours.

Karoline Leavitt | possible popular product

FRANKSKI MARKE OF

And the hos been increase and sealors, was the American people of this administration aways in it will take amout three to six months to get the oral supply back to where distinuid be. But sho is focused and this administration is focused on during that every day. Suren?

Question laborate with grant two

NO MONAL (O

Thanks, Karoline Just back on the markets you said that what were seeing this week right into in visit littlest is a mapping of a moment in time, but does the president think he bears any responsibility for the tornical in the stock market think week?

Karadine Leavitt (2007) on open Carakers

(NO SECURITION)

Lock the president is unwavering in the communical to restore American manufactoring and gross) deminance should think he doubled down on that this morning with his new quitement and too tail its that will be implemented tomorrow on steel and aluminum.

Question massers consisting story

(NO 540 MAL (S)

And he has and recently he's not looking at the market. He said you can't really watch the stock in the stock market but all of the game since Election Day have been erased in the Sock 500. At what book to do stocks have to rat meters the president considers it a factor and changes course?

Karohne Feavort 1000, \$30,000,0044 (02.50)

(a) Januar Om)

Again as I just said, the president will book out for Wall street and for Main Street just like by did in factors, and people on Wall Street and Main Street should but on the president. He's doing what a right for the country. Dick, good to see you,

Question (00.3 or early sugar out)

(HOSKINAL (S.)

Good to see you too. Thank you, Kardine, So is the previous prepared like what we caw with Congressman Massie to pressure above Republican formakers into supporting this continuing resolution?

 $(\chi + k)/((\alpha + k) (q_i))$

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Karoline Leavitt 19825 56 00 2018 119 200

PRIOR SHOWAL TOO

Well held very much and said impaged in this process. Not show making calls to become are on Capitol Hill, And I think his statements another Congressmen Massic speak for them after, And I will let the provident per out, my additional statements if he chooses to But he fully expects all those. Republicans to vote for this contouring resolution.

Ouestron in beits about a move.

NOSIGNALIO.

And just a fallow up, can we start to annothate seeing mean of the president weighing in on uproming 2026 races are we saw this aroming?

Karofice Leavitt | 00/2604 upod 25 (25 te) .

Men habelar (a)

om not one about that it in not even such if I'm allowed to speak about that from the popular if would eneck in journair conside product form for guidance on future takes and the producent's investment of them?

Question loops at case of all one.

MOSONAL OF

Think you I wanted to ask you about some comment: flor; Mark made yesterday. He said that there is \$500 to \$700 billion as whate and flowd in confidenced spending, the called it. The long one to planmate! Earlier the month, he also referred to Social Security as a Ponzi scheme. Should Americans especifichings, bit changes to Social Security.

Karoline Leavitt was stated in the

NO SPONAL (0)

President Trump has been unequiverany does on the Releaguing to protect Social security and Medical benefits and Medical for hard socking Americans who paid into those entitlement programs are deserve those hard earned benefits. And until trouters the manistreum media has taken Mr. Musk out of context.

Karoline Leavitt | peptina peptina no my

NO NO MAN IS.

I now a bloomberg resultine that can team - wrong and it took Mr. Mosk out of context. What he was specifically religing to cutting was the waste and the load and assess that does nest in trees program. As contagned to an its report from the Social Security Administration, there's more than \$70 billion of trend in the Social Security program along that we know of And so the provident will continue to protect three programs for hard-exercising Americans.

Karoline Leavitt 1862) 46 3827 4679 960

(NO SHINAL GO)

And actually, cutting the waste, fraud and alruse out of these programs will protect it for hard working Americans

Question passage open average

NO SCHALLO

But Karofine, respectfully — he said around \$500 billion to \$700 billion, there was no evidence to count that And also if that is the case first would represent more than a third of what Social Security paid out last year, maybe 20 percent of Social Socyrity and Modicare combinals.

Kardine (Havit) on two to be as a voy see:

(NO SEVERAL ID)

Again if you read by 500 quote, by seed we think so it is an estimate based on what he is seen, He is not saying definitively, he's saying that is what DOGE suspects and Parks. Are that's metally why DOGE was created, to ensure that we are investigating the translated as ensure that we are investigating the fraudident spending, the wasteful above across our fedural government.

Rarofine Leavity options on the second

(O) DESPERA (O)

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And Lovelit termind everybody in this room that 77 percent of the function people support this effort by blue Mick and OCHS. To identify such waste, transford above. Go abread, you're welcome. х

Question read to be a received

MOSKANAC (2)

Thanks Karoline, for doing this If we could just step back for a second, when Prosized Tump and addressed the BRI, when he was on the campaign half has buy pash was an task data being going their stoday at he's proposing he have unthe form of badic had because at the second to consider the campaign half has buy pash was an task data being going their stoday at he's proposing he have unthe form of badic processors.

Karoline Leavitt (2018-27 0002-28) (2017



Part they be short doing that,

- Oxcession - poperar code single-ex-



For any he's probblishing that own the kin costs.

Karoline (cavitti lo) de sa police da consede



He controlly not implementing the lakes tanifs and a tax lake on longing common that again have been ripping as off, lands of made out for the American people. And the proposited is a steamen solved 45- of the cuts. As you know, he compared on no takes on the proposition of the control of the cuts on overland no bases on Social Security Leading.

Karoline Leavits, wegate appoint a ver-



He is corrected to all three of those things and ne expects congress to pass them rates this year.

Question of self-transfer from



Emissions, have evaluate paid a tenth because I have if they don't get charged on trackin companies, they get charged on the important.

Karokho Leaver to mea coue as occu-



And ultimately when we have tair and balanced tends, which the American people have not seen in decades, as I have at the beginning revenues will stay here, wages will go on and can country will be made weathly again. And I turns it is insulting that you are 15/ing to leaf my knowledge of econocia's and the decisions that this president has made.

Karoline Leovitt | pegasy code,47 @ acc



Three regard ground a spicished to the Associated Press, Mary, you arrest.

Question or war to reprint year



Hey known I have two if that's OK. The first one was on Rivista-Holaine. Earlie approach bring Without and yesterday that Zehonkey applicated in his letter to Trump. Can year share any more about that letter and what else might be interesting from it that we don't know?

Koroline Leavitt (20 see 62 to , que se ...)



Yes, the president stid reference that letter, as you're saying in the joint address to congress, and I do have no opdate. As you know, Secundary of State Rubio and our National Security advisor today in Sauch. They will be providing a full resident of that meeting very soon.

7/3/25, 9 51 PM

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- Karofine Leavitt - opydae colad (22 sect

NO Starrage of

X

But I can assume year and everybody bere and the American popular that the news we've received from that meeting throughout the day and the president has been briefed on a positive. This meeting has been unsolvetive, I will let Secretary Subin and our networld security in Secretary of State Botho and our national security advisor speak to the specific and what has taken plane today when their are mady to do so when the meeting concludes.

Karoline Leavett (1801.4) or mast mo-

FAVO STORES SELVERS

Confrag go abread.

Question of mas sometimes

NO SHIPPAL (C)

There you, seroline According to Mahmond Shart, the president has said this is the first of many access like tois, Consisting administration have a rough estimate of how many access you're planning to make yearer?

Karoline Leaviti | 00.4044 po (1944) (44.546)

1960 SWMEE.(0)

I don't have an extensite 1 do know that DHN, based on very good letel that they have guithered at the direction of the president's executive ender which made it very clear to the Erepartment of Homewood secunity that engaging as I said, in anti-American, soft-Semitic, pro-Hamas profess will not be tolerated.

Karadore Lorentt Done to going to be one.

NO SIGNAL 19

So, once the president signed that executive order, and once Secretary Noem his taken the part of CHS, they have been using intelligency to identify individuals on our college composes who have engaged in such personal anti-activity and especially dispul activity.

Karoline Leavitt on \$1.33 ages, 52 mg sons

MOS ONAL OF

And so I don't have a readout on how many access will come, but I do know that DHS is actively working on it. And I also know that Cohembia University has been given the names of other includerals who have engaged in pro-Thimas at heity, and they are redusing to help DHS identify those includes on campus.

Kerokne i eavitt i solvis i co spot stalled

мю кизмалью,

And on the provident said very strongly in his statement vesterday, he is not going to tolerate that, And we expect all America's colleges and universities to comply with this administration's policy (saming).

Question polenos politica de los

100 SHOMAL No.

Thank you so much. Soroline, for the question. On Canada, after all of these threats to increase multi-or taxo off checinety, a wanter does the other estration shift consider Canada to be a slove ally of the United States?

Karoline Leavitt (on a tripo to so passing

PECANNAMAL IN.

X

Well I thank Count on a people or, they are a parties. They have always been an also, perhaps they are becoming a competitor new. But as the prevident also faid out in his fruit focus! post today, he believes that Canadians would benefit greatly from becoming the 51st state of the United States of America.

Katoline Leavitt matrix considers will

[NO SIGNAL IV.]

And Lactually looked into some of the research about the rest of living in Caracta, and the cost of living is much higher than it is been in the United States of America. The average cost of a higher in Canada is much higher, in Queiser, the highest tax rate.

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for an income of 150 000 or more is \$3.3 percent, were then half or Canadians incomes they are being taxed on, \$6, the president has made it rice: that he believes Canadians would be bester served — or secretly indicably it stoy were to become the \$1st state of the United States of America.

Karoline Leaves in Fact to versions

(KO STRESSESSE

Pengani

Question as stor beat while the

(NO SALES IN

Hank you. Seroline. A week ago, Attrainey General Bondi said a trackload of Epidein blos had been delivered to her order from the SONY. When can we expect those lifes to be released to the public?

Karoline Leavitt To saw of the Block

(NO STREAM (PAGE)

I would defer you to the Department of lawice I dept have a timebor here

Question observes to busin-

MOSTWO STARMS

Em you have are update on the lex life.

Karoline Leavitt I political objects (access

(140) S0GNA2 . (0)

I don't. At this moment, again, I would delet you to can DNI Devertor Take Cohbans, and also the Department of Justice, I know that they are working on that diligently by the president requested them to do. Christian)

Question cost at the some well

NO SIGNAL (Q)

Thanks, Karoline. Evo questions since we've been taking a job about tards. Make there been any updates on standing up the External Revenue Service to correct revenue from that?

Karoine Leavist of that contains grown

FROM SHERRE (B.)

Well we need reciprocal torits to go into effect first and, as you know the president will be calling those out on April And. And then the next start of that process is Culiestons that reverse to ultimately create the Expensal Research Society. Littlick is working very hard on and is quite enthancestic about if you have noticed from his media unerciews.

Question of May be said to said

(NO STRESSEEMS)

Can the president do that through executes pattern or will it regime legislation?

Kasolina Leavitt | cosst to be subjected and

NO SIGNALIO,

Well, the president already signed an executive crities to direct the scriency of composers to establish the Extense Revenue Service of at least to identify ways in which it can be done, I would refer you to the Department of Commerce for income on specifics on that Sore in the back.

Question person promotions

NO STRE-GENS

Thank you very much, Karoline I have a lew questions on booth Korea and blooch Korea. Since question, es you know bouth Rorean President Moon has been released from diegal detention. What is the court from plated States as an ally 1 is there a possibility of a soment with President Theng when President Moon returns?

Case Stion - Street services year of the

NO HIGHAL (G)

Rot Cas Pactbalse - Press Briefing: Karoline Leavitt Holds a Press Briefing at The White House - March 11, 2025

Second question on North Keela. Morth Keela Laurched the bolletic missile — reveral ballistic missiles reto the Weet (least yesterday. What is the White House's specting on this —

Newton over him or smooth terms

MIZ STARBARETOR

.Crosstalki

Karoline Leavist (consequence as as regarded)

NO SIGNAL (0)

Sofe, yes, I'll start with your question on North Korea. We condenn these actions, and we call on North Korea to stop their surrandof and destabilizing actions. As for Soorb Korea, the US and Republic of Kirnea's alliance is nonclad, and the Trump administration remains in cluses, enjoyed with consideral countries condensate or we work together is promote a few and open and a Pacific.

- Katoline Leavitt no rade populaci um

NO STREAMERS

CARRY.

Question passessons socialist

140 540 NA1 (0)

The first question, you didn't ensure than high inverse of our South Korean president from [all (Invadible)

Ratering Leavitt 2003 to 10 to 15 of 1617

MOSISHA, O.

I don't have anything on that but I can certainly check in with the National Security Council and get back to you. Sure 'quori to sincycal

Question on 25 45 00,55 04 (15 to 1)

NONCHAL D.

Press secretary, many are conserved about the validity of President bidents official actions and also his pardons of the possible common actions of individuals such as the family members and by Cheney as information is emerging that make of his official actions were sufe signed, possibly even the pardons and without his knowledge or consens.

Question or ware paracritical



Since the Winte House have any information available currently that Biden was actually the one that approved and signed chose paratims? And second question, will the DOI investigate whether President Biden's cognitive destine allowed undirected stair to prote through radical policy and parabons without his knowing approva??

Karoline Leavitt 2020,2020 34 28 0 14

NO SIGNAL OF

I don't know the answer to that question that i can check in with our folks have who may know the answer to that quiestion and get back to you. Dashie, go abend,

Consistence of the period of the transfer

(MICHARINAL D.)

Kerolena, you did a great job articulating the ease in that President Trains has for what for banks or he believes his taint's can dir in terms of bringing jobs back to the United States 3 asked you just week about how much Americans might are d to bookin up for some short from pain. A convectation that the President and treasury Secretary Scott Bessent have had with the people

Question libraria popular accessor

(NO SERVICE OF

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For wondering what a the -- how high is the puin than and for President Trump and for this White House as you watch is one of the turbulence in the stock markets, as you held concerns from businesses that optionally one some of those approval ratings.

7/3/25, 9 51 PM

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drop in the short term? How much a he willing to staniach that and coll he Stay consorted to his vision for tariffs even as all of the corner up?

Х

Rarobne Leavitt prisht again, and an



Well, the medident has been working and early single day to allegate the pain that are into test to the previous economication through massive deregulation shrough drift, haby drift as we like to call it, unleasing the migra of our energy industry. Which we know will obtained drive down costs for commentative at bonne.

Karoline Leavitt of 47 (A 06 47 87 (5) 29)



And equio, as I commoned, the previous to extend or segming tax cots for the An endan people to put more money back into their process, which will altimately tellock considerer confidence And again, I be account the present a word or layoung a terms as the does best. The president wants the American people to have so much cause money as their pockets they don't know what to do with a line the goal of this administration through tentla through the cots, storough arrequisition and through unbording the potential of our energy industry.

Karohne Leavitt | 00 0 - 57 00 24 to (12 cm),



I have two more spirit noises between warp up it in. Agail 28th, I can confirm that the Philadelphia Pagles will be here at the Winterhouse to Colemate their Super Bore vetting I know there was a lot of take meet about an immatum that meet a was zero. We want to operat the record. We want to operat the record. We want to operat the record.

Karoline Leavitt 100 versa 30 versa (12 mg)



They enthusiastically accepted, theo control over them for either April 28th, And fastly, on a sad note, I would be to express our condolences to Lox News and to the entire Los family who did lose a common on Croig Savage, who passed away at 61 years old recently. A very trage dearer an individual who was a great man and covered the building his many many, many mans.

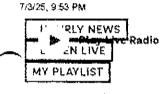
Karoline Leavitt looke ve college to the college



So the entire Freis Office, the Communications Office here wants to express our consolerous with his tainly and also with Fos News And Clinico your gays later, Perhaps you'd see the president in a Tosta false the attendion, Have a good one



X



OHS Deputy Secretary Troy Edgar defends Mahmood Khalil arrest : NPR



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DONATE

Interview highlights

DHS official defends Mahmoud Khalil arrest, but offers few details on why it happened

MARCH 13, 2025 - 4:18 AM ET

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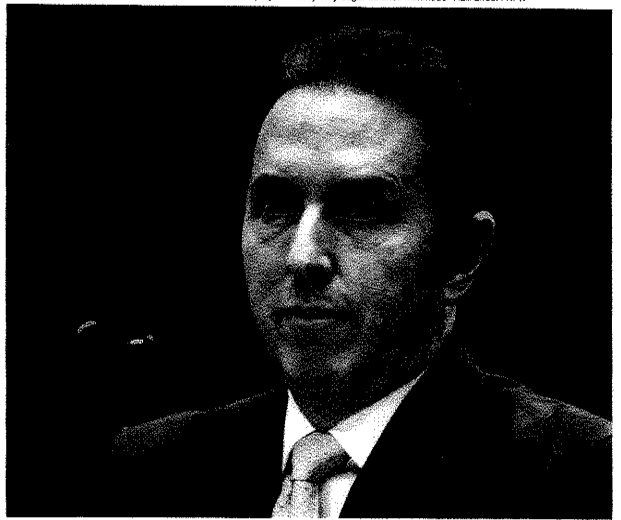
By Michel Martin, Destinee Adams

5-Minute Listen

PLAYLIST

TRANSCRIPT

DHS Deputy Secretary Troy Edgar defends Mahmoud Khairl arrest : NPR



Troy Edgar testifies during his confirmation hearing before the Senate Homeland Security and Governmental Affairs Committee on February 25, 2025.

Chip Samodevills/Gutty images

President Trump has ramped up efforts to deliver on a campaign promise to carry out the largest ever deportation of immigrants in U.S. history.

Parallel to those deportation plans is a crackdown on what the administration calls antisemitism on college campuses.

Both efforts came to the forefront this week when Immigration and Customs Enforcement officers arrested Mahmoud Khalil, a recent Columbia University graduate student, who has not been charged with any crime yet. This is likely the first high profile arrest of a legal permanent resident in connection with the pro-Palestinian protests that rippled across the nation's campuses last year. Trump has vowed that this is the first of many arrests to come as he lays a framework for

DHS Deputy Secretary Troy Edgar detends Mahmoud Khaki arrest : NPR

increased deportations. Trump officials are standing beside his efforts and doubling down on accusations that Khalil's actions align with those of a terrorist.

One of those officials is Troy Edgar, the deputy secretary of the Department of Homeland Security, who defended Khalil's arrest on Morning Edition. When NPR's Michel Martin asked him to explain what Khalil did to be arrested, aligned with terrorist activity and potentially deported, Edgar did not give a clear answer.

"I think you can see it on TV, right?" Edgar said. "We've invited and allowed the student to come into the country, and he's put himself in the middle of the process of basically pro-Palestinian activity. And at this point, like I said, the Secretary of State can review his visa process at any point and revoke it."

Khalil, a Syrian national of Palestinian descent, does not have a U.S. visa of any kind. Therefore an immigration judge would be the one to decide whether or not his status is revoked, not administration officials. He does however hold a green card, making him a lawful permanent resident in the U.S.

Khalil participated in pro-Palestine student protests at Columbia University last year, and he also negotiated with the administration on behalf of students pushing for the university to divest from Israel because of its war in Gaza against Hamas.

DHS Deputy Secretary Troy Edgar defends Mahmoud Khalil arrest : NPR

After his arrest, Khalil was taken to a detention center in Louisiana. Though ICE officers said that his green card was revoked, U.S. District Judge Jesse M. Furman ordered he cannot be deported while the court weighs a legal challenge brought by his lawyers.

The day before Khalil's arrest, Edgar was sworn into his new position with the Department of Homeland Security. During Trump's first term, Edgar served as the department's chief financial officer.

Edgar spoke to Martin about Mahmoud Khalil's arrest and the Trump administration's ramped-up deportations of migrants.

The following excerpt has been edited for length and clarity.

Interview highlights

Michel Martin: Mahmoud Khalil says he acted as a spokesperson for pro-Palestinian demonstrators and as a mediator with Columbia University, where he was a graduate student. As you know, Mr. Edgar, any conduct that can be legally sanctioned must be described. So, what is the specific conduct the government alleges that Mr. Khalil engaged in that merits removal from the United States.

Troy Edgar: I think what you saw there is you've got somebody that has come into the country on a visa. And as he's going through the visa process, he is coming in to basically be a student that is not going to be supporting terrorism. So, the issue is he was let into the country on this visa. He has been promoting this antisemitism activity at the university. And at this point, the State Department has

OHS Deputy Secretary Troy Edgar defends Mahmoud Khalil arrest : NPR

revoked his visa for supporting a terrorist type organization. And we're the enforcing agencies, so we've come in to basically arrest him.

Martin: A White House official told the Free Press that there's no allegation that he broke any laws. So, again, I have to ask, what specifically constitutes terrorist activity that he was supporting? What exactly do you say he did?

Edgar: Well, like I said, when you apply for a visa, you go through the process to be able to say that you're here on a student visa, that doesn't afford you all the rights of coming in and basically going through this process, agitating and supporting Hamas. So, at this point, yeah, the Secretary of State and the State Department maintains the right to revoke the visa, and that's what they've done.

Martin: How did he support Hamas? Exactly what did he do?

Edgar: Well, I think you can see it on TV, right? This is somebody that we've invited and allowed the student to come into the country, and he's put himself in the middle of the process of basically pro-Palestinian activity. And at this point, like I said, the Secretary of State can review his visa process at any point and revoke it.

Martin: He's a permanent resident. He's not a visa holder. He's a legal permanent resident. He has the green card, at least he did, until it's alleged that it was revoked.

ورجعت فالكرار

DHS Deputy Secretary Troy Edgar defends Mahmoud Khaitl arrest; NPR

If the allegation is that Mr. Khalil organized protests and made speeches after which other people engaged in prohibited activity, or, say, violent activity. Well, Mr. Trump gave a political speech on January 6, 2021, after which some individuals engaged in violent and illegal acts. How is this any different?

Edgar: President Trump's a citizen and the president of the United States. This is a person that came in under a visa. And again, the secretary of state at any point can take a look and evaluate that visa and decide if they want to revoke it.

Martin: He's a legal permanent resident. I have to keep insisting on that. He is a legal permanent resident.

So what is the standard? Is any criticism of the Israeli government a deportable offense?

Edgar: Like I said, I think that at this point when he entered into the country on a student visa, at any point we can go through and evaluate what his status is.

Martin: Is any criticism of the United States government a deportable offense?

Edgar: Like I said, if you go through the process and you're a student and you're here on a visa and you go through it, at any point ...

Martin: Is any criticism of the government a deportable offense?

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Edgar: Let me put it this way, Michel, imagine if he came in and filled out the form and said, 'I want a student visa.' They asked him, 'What are you going to do here?' And he says, 'I'm going to go and protest.' We would have never let him into the country.

Martin: Is protesting a deportable offense?

Edgar: You're focused on protests. I'm focused on the visa process. He went through a legal process ...

Martin: Are you saying he lied on his application? He's a lawful permanent resident, married to an American citizen.

Edgar: I think if he would have declared he's a terrorist, we would have never let him in.

Martin: And what did he engage in that constitutes terrorist activity?

Edgar: I mean, Michel, have you watched it on TV? It's pretty clear.

Michel: No, it isn't. Well, explain it to those of us who have not or perhaps others who have not. What exactly did he do?

Edgar: Well, I think it's clear or we wouldn't be talking about it. I mean, the reality is that if you watch and see what he's done on the university ...

Martin: Do you not know? Are you telling us that you're not aware?

Edgar: I find it interesting that you're not aware.

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Martin: I think you could explain it to us. I think others would like to know exactly what the offenses are, what the propaganda was that you allege, what the activity was that you allege. Well, perhaps we can talk again and you can give us more details about this.

We really appreciate your coming to join us, and we do hope we'll talk again.

Edgar: Thank you.

This story was edited by Kristian Monroe. Ximena Bustillo contributed to this story.

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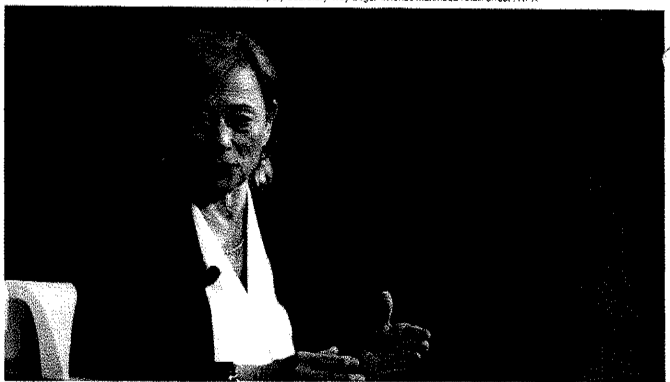
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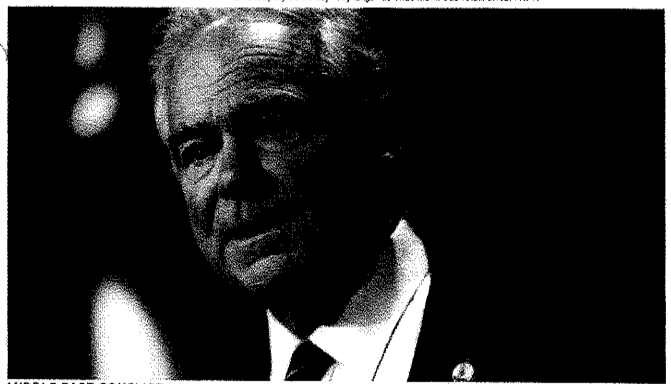
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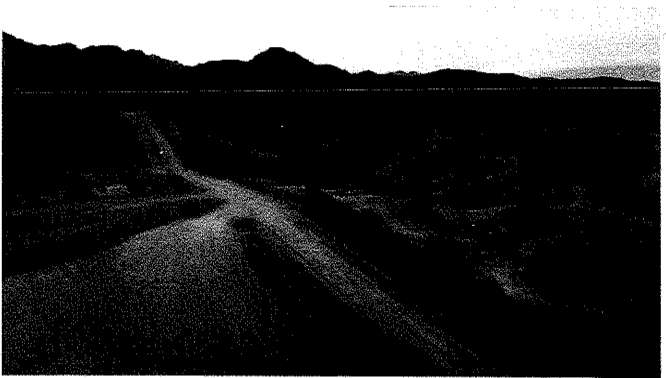
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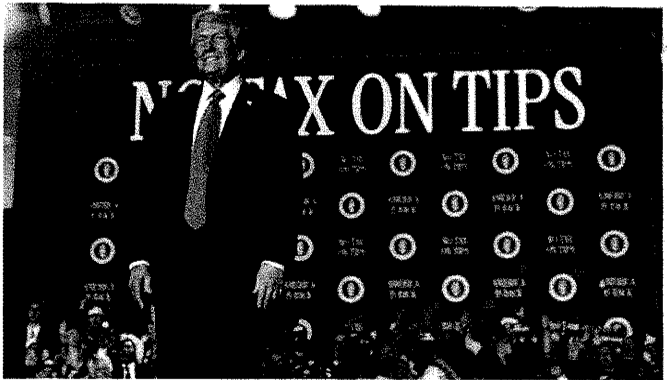
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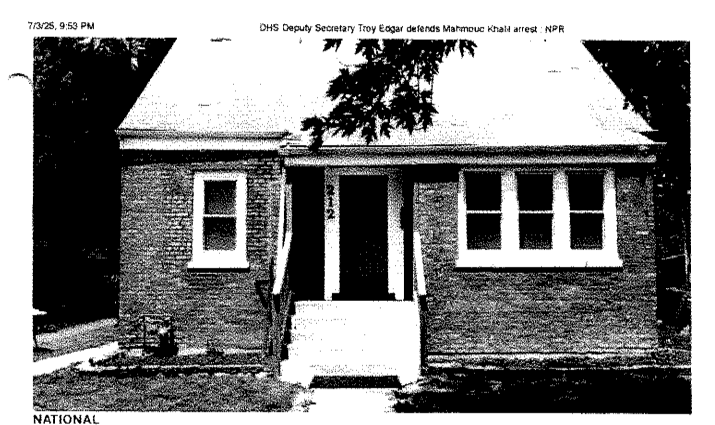
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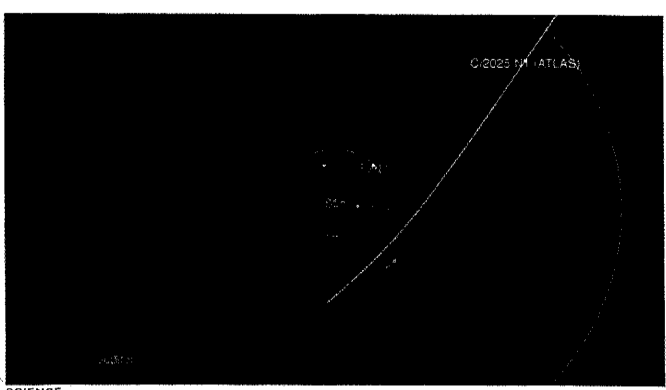


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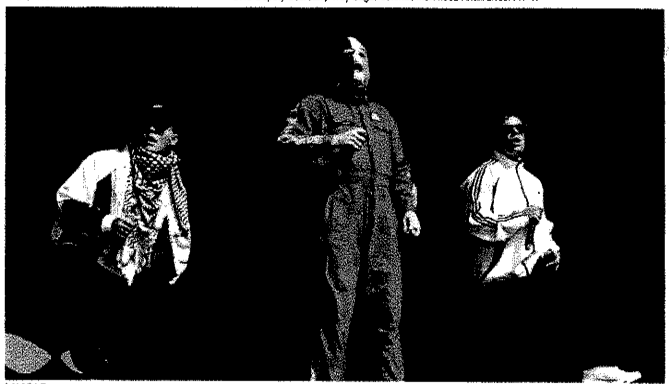
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